

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No.

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

ν.

JOHN C. CHARTERS,

Defendant.

COMPLAINT

Plaintiff Securities and Exchange Commission ("Commission"), for its complaint, alleges:

SUMMARY OF THE ACTION

- 1. During the second and third quarters of 2002, Defendant John C. Charters, a former executive of Expanets, Inc. ("Expanets"), a former subsidiary of NorthWestern Corporation ("NorthWestern"), and NorthWestern senior executives misled investors about Expanets' financial performance and the nature of Expanets' reported income.
- 2. First, with the knowledge of Charters and NorthWestern senior executives, Expanets failed to properly adjust its financial statements to account for uncollectible receivables and adjustments to customer bills, causing overstatements of NorthWestern's reported income of 90% and 109% in the second and third quarters of 2002, respectively.
- 3. Second, while Charters and NorthWestern senior executives publicly claimed that Expanets had achieved profitability through its operations and cost savings, they failed to properly disclose that Expanets' reported income during 2002 was, in large

part, derived from the reduction of various reserve accounts, which helped Expanets reach its earnings targets, and from its receipt of unusual non-compete payments.

- 4. The conduct of Charters and NorthWestern senior executives helped facilitate NorthWestern's completion of more than \$800 million in securities offerings in September and October 2002, including raising \$87.5 million in an equity offering that provided the company with operating capital to improve its liquidity position.
- 5. Approximately a year after these offerings, and after restating its 2002 quarterly financial results, writing off significant investments in Expanets, and disclosing the true results of its 2002 operations, NorthWestern declared bankruptcy.

II. JURISDICTION AND VENUE

- 6. The Commission brings this action pursuant to the authority conferred upon it by Section 20(b) of the Securities Act of 1933 ("Securities Act") [15 U.S.C. § 77t(b)] and Sections 21(d) and (e) of the Securities Exchange Act of 1934 ("Exchange Act") [15 U.S.C. §§ 78u(d) and (e)] for an order permanently restraining and enjoining Defendant and granting other equitable relief.
- 7. This Court has jurisdiction over this action pursuant to Section 22(a) of the Securities Act [15 U.S.C. § 77v(a)] and Sections 21(e) and 27 of the Exchange Act [15 U.S.C. §§ 78u(e) and 78aa].
- 8. Venue lies in this Court pursuant to Section 22(a) of the Securities Act and Section 27 of the Exchange Act [15 U.S.C. §§ 77v(a) and 78aa].
- 9. In connection with the transactions, acts, practices, and courses of business described in this Complaint, Charters, directly or indirectly, made use of the means or instrumentalities of interstate commerce, of the mails, of the facilities of a national

securities exchange, and/or of the means and instruments of transportation or communication in interstate commerce.

10. Certain of the transactions, acts, practices and courses of business constituting the violations of law alleged herein occurred within this judicial district. Moreover, Defendant Charters resides in this judicial district.

III. DEFENDANT

11. John C. Charters, age 45, is a resident of Carbondale, Colorado. Charters was the chief executive officer ("CEO") of NorthWestern Growth Corporation ("NGC"), the division of NorthWestern that managed Expanets, from April through August 2002, and CEO of Expanets from August 2002 through July 2003. From April 2002 through July 2003, Charters was also a member of Expanets' board of directors. Prior to his position with Expanets, Charters was a member of North Western's board of directors from February 2000 through April 2002. Through his roles as CEO of both NGC and Expanets, Charters served as the functional head of Expanets.

IV. RELATED PARTIES

12. NorthWestern Corporation, a Delaware corporation with its principal executive offices in Sioux Falls, South Dakota, operates a regulated utility business in South Dakota, Nebraska and Montana. During the period described herein, NorthWestern controlled and consolidated the financial results of Expanets. NorthWestern's common stock was registered with the Commission under Section 12(b) of the Exchange Act and traded on the New York Stock Exchange until it was delisted shortly before NorthWestern declared bankruptcy in September 2003. In November 2004, NorthWestern emerged from bankruptcy. Its common stock is now registered with

the Commission pursuant to Section 12(b) of the Exchange Act and trades on the NASDAQ Global Select Market.

13. Expanets, Inc., a Delaware corporation formerly headquartered in Englewood, Colorado, provided networked telecommunications equipment and services to medium-sized businesses nationwide. Expanets was comprised of approximately 26 small telecommunications equipment resellers and a former sales division of Lucent Technologies. NorthWestern wrote off substantially all of its investment in Expanets in its 2002 Form 10-K and announced its intent to sell Expanets in April 2003. In the second quarter of 2003, Expanets' operations were discontinued, and in May 2004, Expanets filed for bankruptcy. Proceeds from the sale of Expanets' assets were distributed in bankruptcy.

V. SUMMARY OF VIOLATIONS AND RELIEF SOUGHT

- 14. Defendant Charters violated Section 17(a) of the Securities Act [15 U.S.C. § 77q(a)] and Sections 10(b) and 13(b)(5) of the Exchange Act [15 U.S.C. §§ 78j(b) and 78m(b)(5)] and Rules 10b-5 and 13b2-1 thereunder [17 C.F.R. §§ 240.10b-5 and 240.13b2-1], and aided and abetted NorthWestern's violations of Sections 13(a), 13(b)(2)(A), and 13(b)(2)(B) of the Exchange Act [15 U.S.C. §§ 78m(a), 78m(b)(2)(A) and 78m(b)(2)(B)] and Rules 12b-20, 13a-11 and 13a-13 thereunder [17 C.F.R. §§ 240.12b-20, 240.13a-11 and 240.13a-13], and unless restrained and enjoined will violate or aid and abet violations of such provisions.
- 15. The Commission also seeks an order requiring Charters to pay a \$50,000 civil penalty, pursuant to Section 20(d) of the Securities Act [15 U.S.C. § 77t(d)] and Section 21(d) of the Exchange Act [15 U.S.C. § 78u(d)].

VI. **FACTS**

Background - NorthWestern's Expansion And The Poor Performance Of A. Expanets Prior To 2002

- 16. For more than seventy years, NorthWestern operated a public utility business, providing electricity and natural gas to customers in South Dakota and Nebraska.
- 17. In the late-1990s, NorthWestern formed Expanets to diversify into the potentially high-growth sector of telecommunications. NorthWestern intended to acquire telecommunications companies and then make the combined businesses more profitable.
- 18. NorthWestern expected that following an initial growth phase, Expanets would provide substantial additional earnings and cash flow to NorthWestern through dividends on NorthWestern's preferred stock holdings in Expanets.
- 19. However, despite NorthWestern's investment of hundreds of millions of dollars in Expanets, it incurred large losses in most years and posted only small profits in other years. By December 31, 2001, NorthWestern had invested \$314.1 million in Expanets. Despite this sizeable investment, Expanets had not returned significant cash to NorthWestern.
- 20. Despite the historical poor performance of Expanets and another non-utility subsidiary, in February 2002, NorthWestern quadrupled its customer base for utility operations by acquiring Montana Power Company ("Montana Power") for approximately \$1.1 billion. NorthWestern financed a substantial part of this acquisition by issuing \$720 million in unregistered notes.

NorthWestern's Planned Equity Offering and Heightened Pressure to Meet B. Financial Performance Targets During 2002

- 21. NorthWestern's markedly increased debt used to acquire Montana Power threatened the company's historically stable liquidity and top-tier credit ratings. Therefore, in early February 2002, NorthWestern publicly announced its intention to conduct an equity offering, and then use the proceeds to pay down a portion of its elevated debt.
- 22. During the second and third quarters of 2002, Charters and NorthWestern senior executives knew that the historical poor performance of Expanets and NorthWestern's expansion of its utility operations together placed enormous pressure on the company's financial performance during those periods.
- Charters and NorthWestern senior executives also knew that NorthWestern's ability to meet its public earnings per share guidance for 2002 was dependent in part upon achieving markedly increased profitability at Expanets.
- 24. During the second and third quarters of 2002, Charters knew that Expanets' improved profitability was dependent in part on the functionality of Expanets' "EXPERT" information technology system, which had been implemented in late November 2001 to serve as a platform for virtually all of Expanets' operations, including sales, inventory, project management, billings, collections and financial statement preparation.
- 25. However, during the second and third quarters of 2002, Charters knew that the EXPERT system was unable to perform many of the basic tasks for which it had been designed. The EXPERT system experienced particularly severe problems in generating timely and accurate customer bills and tracking customer payments.

- 26. Throughout the second and third quarters of 2002, Charters and NorthWestern senior executives received detailed information regarding serious, ongoing problems with the EXPERT system and its impacts across Expanets' operations, particularly as to customer billings and collections. At various times during the second and third quarters of 2002, Charters and NorthWestern senior executives received weekly EXPERT updates, monthly operations reports and numerous candid emails regarding the system status. During this time, Charters and NorthWestern senior executives also participated in regular meetings regarding ongoing system problems and planned repairs.
- 27. As alleged below, Charters and NorthWestern senior executives also discussed throughout the second and third quarters of 2002 the impact of EXPERT problems on Expanets' accounts receivable collections and adjustments to customer bills.
- 28. Prior to the completion of more than \$800 million in securities offerings by NorthWestern in September and October 2002, Charters and NorthWestern senior executives told the marketplace that Expanets was operating as expected and was achieving its earnings targets.
- 29. However, just two months later, in December 2002, NorthWestern disclosed that Expanets would take more than \$50 million of charges for uncollectible accounts receivable and adjustments to customer bills.
- 30. In April 2003, NorthWestern restated its Forms 10-Q for the first three quarters of 2002 and erased Expanets' previously reported income. The company also disclosed significant ongoing problems with the EXPERT system, and the impact of various reserve reductions and unusual non-compete payments on Expanets' 2002 financial results.

- 31. Also in April 2003, NorthWestern filed its 2002 Form 10-K, in which it wrote off substantially all of its past investment of hundreds of millions of dollars in Expanets. In that filing, NorthWestern also announced that, despite past assurances, Expanets would not generate future cash flow in sufficient amounts to help service NorthWestern's debt.
- 32. Over the next five months, NorthWestern's liquidity situation continued to deteriorate until the company declared bankruptcy in September 2003.

C. Charters' Role at Expanets

- 33. In Charters' roles as CEO of NGC and of Expanets, Charters oversaw and managed all of Expanets' operations.
- 34. Throughout his tenure managing Expanets, Charters knew that Expanets' financial statements were consolidated into NorthWestern's published financial statements. Charters also knew or was reckless in not knowing that NorthWestern's Forms 10-Q for the periods ended June 30, 2002 and September 30, 2002, and NorthWestern's earnings releases for those periods attached to Forms 8-K, included the misstated financial results of Expanets as further alleged herein. Charters further knew or was reckless in not knowing that NorthWestern's Form 10-O for the period ended June 30, 2002 was incorporated by reference into the amended Forms S-4 filed with the Commission on August 16, 2002 and September 9, 2002, as well as the equity offering prospectus supplements that NorthWestern filed with the Commission on September 30, 2002 and October 3, 2002.
 - 35. Charters spoke in NorthWestern's analyst conference call on August 8, 2002.

36. Charters reviewed and approved portions of NorthWestern's Form 10-Q for the period ended September 30, 2002 regarding Expanets' operations and results.

Charters was a member of NorthWestern's internally-created disclosure committee that was designed to ensure compliance with the Sarbanes-Oxley Act and to support the certification of NorthWestern's Form 10-Q for the period ended September 30, 2002 by NorthWestern's CEO and chief financial officer.

D. Expanets' Material Understatement Of Its Bad Debt Reserve

- 37. In anticipation that some customer accounts might prove uncollectible, Expanets maintained a "bad debt" reserve, which had the effect of reducing Expanets' operating income.
- 38. In the second quarter of 2002, Charters was informed that Expanets had failed to increase its bad debt reserve to account for the markedly increased difficulties with collections that resulted from the EXPERT implementation. For example, Charters knew or was reckless in not knowing that Expanets had not increased reserves to account for millions of dollars of aged receivables that pre-dated implementation of the EXPERT system in November 2001. Charters also knew or was reckless in not knowing that after EXPERT implementation, a litany of system problems was greatly hampering collection, causing millions of dollars of receivables to become badly aged and therefore likely uncollectible.
- 39. Charters therefore knew or was reckless in not knowing that Expanets improperly failed to increase its bad debt reserve to account for additional uncollectible accounts receivables in its financial statements for the second quarter of 2002.

- 40. Charters knew or was reckless in not knowing that serious problems with Expanets' collections of its accounts receivables continued throughout the third quarter of 2002. For example, in mid-September 2002, approximately two weeks before NorthWestern's equity offering, Charters and other Expanets personnel met with NorthWestern senior executives to discuss Expanets' accounts receivables. At that meeting, Charters and NorthWestern senior executives were provided a written report and told by Expanets personnel that \$52 million of receivables were over 180 days old, including \$21 million of receivables that were over 300 days old.
- 41. Because these severely aged receivables were not likely to be collected, standard collection parameters suggested either writing off Expanets' receivables or increasing its bad debt reserve by \$46 million. Because many of Expanets' aged receivables resulted from billing lapses and delays, Expanets personnel informed Charters and NorthWestern senior executives that the bad debt reserve was understated by a lesser amount, approximately \$32 million. However, Charters and NorthWestern senior executives knew that Expanets had not increased its reserve by any amount.
- 42. On or about October 22, 2002, soon after the completion of NorthWestern's debt and equity offerings, Charters and other Expanets personnel met again with NorthWestern senior executives and informed them that Expanets' accounts receivables balance had shown virtually no improvement since the mid-September meeting. Based upon this data, Expanets personnel recommended a substantial increase in Expanets' bad debt reserve.

- 43. Despite his receipt of these documents, Charters and NorthWestern senior executives knew that Expanets did not increase its reserve as a result of the information exchanged at this meeting.
- 44. After NorthWestern's securities offerings, the company's third quarter Form 10-Q disclosed in part that the EXPERT billing problems "may cause a need to increase the current reserve for bad debt, which could negatively impact financial performance in future quarters." (Emphases added) Charters knew or was reckless in not knowing that this disclosure was false and misleading because, by that time, Expanets' bad debt reserve was, in fact, already materially understated.
- 45. In April 2003, NorthWestern filed its 2002 Form 10-K which included fourth quarter 2002 charges of approximately \$20 million relating to Expanets' uncollectible accounts receivable, and simultaneously restated its financial results for the second and third quarters of 2002, increasing Expanets' bad debt reserve for each of these periods by approximately \$5.1 million and \$6.3 million, respectively.
- 46. As a result of its improper accounting for uncollectible accounts receivable, NorthWestern overstated its income from continuing operations by approximately 19% and 39% for the second and third quarters of 2002, respectively, as reported in its Forms 10-Q and corresponding earnings releases attached to Forms 8-K. Moreover, in its segment reporting for Expanets, NorthWestern overstated Expanets' operating income by approximately 86% and 270%, respectively, for the second and third quarters of 2002.

E. Expanets' Material Understatement Of Its Reserve For Adjustments to Customer Bills

47. As a result of the inaccurate customer bills generated by the EXPERT system, Expanets issued partial credits to affected customers. Expanets recorded these

credits as "billing adjustments," which reduced both its revenue and income in the current period. Since Expanets credited customer accounts in periods after it initially recognized revenue from a transaction, Expanets maintained a "billing adjustment reserve" for anticipated credits to customer accounts.

- 48. In the second and third quarters of 2002, Expanets personnel repeatedly informed Charters and NorthWestern senior executives that due to the serious ongoing problems with EXPERT's billing function, actual and forecasted billing adjustments were continuing to outpace even the elevated levels anticipated for 2002.
- 49. During this time, Charters and NorthWestern senior executives received, among other things, monthly operations reports and other updates describing billing adjustments and their negative impact on Expanets' financial results. For example, during a July 2002 meeting, Expanets personnel warned Charters and NorthWestern senior executives that Expanets' billing adjustment reserve might be understated by as much as \$30 million for 2002. Despite his knowledge of the inadequacy of this reserve, Charters approved a \$2.3 million adjustment for the second quarter which further reduced the billing adjustment reserve, for the purpose of enhancing Expanets' reported income.
- 50. In the third quarter of 2002, Expanets personnel informed Charters and NorthWestern senior executives that actual billing adjustments for the quarter had significantly exceeded their original and revised projections. Despite this knowledge, Charters again approved a reduction in the billing adjustment reserve for the third quarter, this time for \$4 million, for the purpose of enhancing Expanets' reported income.
- 51. As a result of receiving this information throughout 2002, Charters knew or was reckless in not knowing that Expanets improperly failed to increase its billing

adjustment reserve in the second and third quarters of 2002. Charters further knew or was reckless in not knowing that NorthWestern had not disclosed in its Form 10-Q for the third quarter of 2002 that losses resulting from billing adjustments were probable or reasonably possible.

- 52. In April 2003, NorthWestern restated its financial results for the first three quarters of 2002, increasing the billing adjustment reserve by \$33 million. For the second and third quarters of 2002, NorthWestern's restated financial results corrected the understatement of Expanets' billing adjustment reserve by reducing reported quarterly revenue by approximately \$10.1 million and \$5.4 million, respectively.
- 53. As a result of Expanets' improper accounting for billing adjustments,
 NorthWestern overstated its income from continuing operations by approximately 46%
 and 31% for the second and third quarters of 2002, respectively, as reported in its Forms
 10-Q and corresponding earnings releases attached to Forms 8-K. In its segment
 reporting for Expanets, NorthWestern overstated Expanets' operating income by
 approximately 1094% and 164%, respectively, for the second and third quarters of 2002.

F. Expanets' Reserve Reductions

54. During the second and third quarters of 2002, Expanets reduced amounts recorded in at least fourteen reserve accounts that it maintained on its balance sheet, the effect of which was to materially increase NorthWestern's and Expanets' reported income over that same period. Charters knew or was reckless in not knowing about these reductions, their material impact on NorthWestern's and Expanets' results of operations, and NorthWestern's failure to properly disclose this information regarding Expanets' quality of earnings.

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- 55. From at least May 2002 through the filing of NorthWestern's Form 10-Q for the second quarter 2002, Charters informed NorthWestern senior executives through various communications, including emails, written reports and/or verbal communications, that Expanets planned to or had reduced its reserves during the second quarter, and that the result of such reductions would be used to increase Expanets' reported income.
- 56. For purposes of the second quarter 2002 alone, approximately \$8.8 million of Expanets' reported income was derived from reserve reductions. This amount was material in that it represented approximately 80% of Expanets' reported segment operating income of \$11 million and approximately 27% of NorthWestern's income from continuing operations for that quarter.
- 57. Through his receipt of this information and communications with NorthWestern, Charters knew or was reckless in not knowing that a material portion of NorthWestern's and Expanets' reported results of operations for the second quarter 2002 was derived from Expanets' reserve reductions.
- 58. However, during NorthWestern's August 2002 analyst call, Charters mischaracterized Expanets' financial position by stating that Expanets' profitability was based entirely upon permanent cost reduction measures without disclosing the material impacts of Expanets' reserve reductions. This statement was misleading because Charters knew or was reckless in not knowing that Expanets' reported income for the second quarter had been materially impacted by various non-recurring reserve reductions, and thus was not representative of its true run rate.
- 59. Throughout the third quarter of 2002, Charters continued to inform NorthWestern senior executives through emails, written reports and/or verbal

communications of Expanets' planned or actual reduction of reserves for the third quarter and the remainder of 2002.

- 60. For example, during an operations review meeting between Expanets and NorthWestern senior management in October 2002 attended by Charters, Expanets personnel discussed with NorthWestern senior executives the possible reduction of \$4.2 million of additional balance sheet reserves during the third quarter of 2002. As a result, Expanets reduced its reserves by \$4.2 million during the third quarter of 2002, thereby increasing NorthWestern's and Expanets' reported income.
- 61. Approximately \$27 million of Expanets' income was derived from reserve reductions during the third quarter of 2002. With this income, Expanets was able to report \$8.7 million of operating income rather than a substantial loss. In addition, with this income, NorthWestern was able to report \$14.6 million of income from continuing operations for that quarter rather than a loss. Accordingly, the amount of Expanets' reserve reductions for the third quarter 2002 was material to both NorthWestern's and Expanets' results of operations for that period.
- 62. Through his receipt of information from Expanets personnel and through his communications with North Western, Charters knew or was reckless in not knowing that a material portion of NorthWestern's and Expanets' reported results of operations for the third quarter 2002 was derived from Expanets' reserve reductions.
- 63. NorthWestern's Form 10-Q for the third quarter failed to properly disclose the material impact of Expanets' reserve reductions. Charters knew or was reckless in not knowing about these material omissions from NorthWestern's Form 10-Q.

G. Expanets' Unusual Transactions

- 64. In conjunction with Expanets' acquisition of certain assets of a competitor, Expanets agreed in March 2000 that, in exchange for payments from the competitor, Expanets would not solicit specific business of the competitor's customers. Expanets' competitor was obligated to make these "non-compete" type of payments to Expanets until March 2005. These payments were not characteristic of Expanets' regular operations and therefore represented unusual transactions.
- 65. During the third quarter of 2002, Charters and NorthWestern senior executives knew that Expanets would be receiving these non-compete payments.

 Furthermore, throughout the and third quarter of 2002, Expanets personnel informed NorthWestern senior executives through various communications, including emails, written reports and/or verbal communications, about the actual and projected impacts of these non-compete payments on Expanets' reported income for 2002.
- 66. In the third quarter of 2002, NorthWestern reported in its segment disclosures that Expanets had operating income of approximately \$8.7 million.

 Approximately \$15.3 million of Expanets' income came from the non-compete payments. The \$15.3 million also represented approximately 68% of NorthWestern's consolidated income from continuing operations for the quarter. Accordingly, the amount of these non-compete payments was material to the operating results of both NorthWestern and Expanets for that period.
- 67. NorthWestern's Form 10-Q for the third quarter of 2002 failed to properly disclose Expanets' receipt of these unusual non-compete payments and their material effect on Expanets' and NorthWestern's reported results of operations for that period.

68. Through his receipt of information from Expanets accounting personnel and through his communications with NorthWestern during the third quarter of 2002, Charters knew or was reckless in not knowing about the material impact of these non-compete payments, and he knew or was reckless in not knowing that NorthWestern's Commission filing and corresponding earnings press release attached to Form 8-K for that period failed to properly disclose the impact to NorthWestern's and Expanets' reported results of operations.

FIRST CLAIM FOR RELIEF (Violation of Section 17(a)(1) of the Securities Act [15 U.S.C. § 77q(a)(1)])

- 69. Paragraphs 1 through 68 are hereby realleged and incorporated by reference.
- 70. As a result of the foregoing, Charters directly and indirectly, with scienter, in the offer or sale of NorthWestern securities, by use of the means or instruments of transportation or communication in interstate commerce or by use of the mails, has employed a device, scheme, or artifice to defraud.
- 71. Charters thereby violated, and unless restrained and enjoined, will violate Section 17(a)(1) of the Securities Act.

SECOND CLAIM FOR RELIEF (Violation of Sections 17(a)(2) and 17(a)(3) of the Securities Act [15 U.S.C. § 77q(a)(2) and (3)])

- 72. Paragraphs 1 through 68 are hereby realleged and incorporated by reference.
- 73. Charters directly and indirectly, with scienter, in the offer or sale of NorthWestern securities, by use of the means or instruments of transportation or communication in interstate commerce or by use of the mails, has obtained money or property by means of untrue statements of material fact or omissions to state material

facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading; or engaged in transactions, practices, or courses of business which have been or are operating as a fraud or deceit upon the purchasers of NorthWestern securities.

74. Charters violated, and unless restrained and enjoined, will violate Section 17(a)(2) and 17(a)(3) of the Securities Act.

THIRD CLAIM FOR RELIEF (Violation of Section 10(b) of the Exchange Act and Rule 10(b)(5) thereunder [15 U.S.C. §§ 78j(b) and §240.10b-5])

- 75. Paragraphs 1 through 68 are hereby realleged and incorporated by reference.
- 76. Charters directly and indirectly, with scienter, in connection with the purchase or sale of NorthWestern securities, by use of the means or instrumentalities of interstate commerce or by use of the mails, employed devices, schemes, or artifices to defraud; made untrue statements of material fact or omitted to state material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading; or engaged in acts, practices, or courses of business which had been and are operating as a fraud or deceit upon the purchasers or sellers of such securities.
- 77. Charters violated, and unless restrained and enjoined, will violate Section 10(b) of the Exchange Act and Rule 10b-5 thereunder.

FOURTH CLAIM FOR RELIEF (Violation of Section 13(b)(5) of the Exchange Act [15 U.S.C. § 78m(b)(5)] and Rule 13b2-1 thereunder [17 C.F.R. § 240.13b2-1])

78. Paragraphs 1 through 68 are hereby realleged and incorporated by reference.

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- 79. Charters knowingly failed to implement a system of internal accounting controls, and directly or indirectly falsified or caused to be falsified books, records or accounts described in Section 13(b)(2)(A) of the Exchange Act.
- 80. Charters violated, and unless restrained and enjoined, will violate Section 13(b)(5) of the Exchange Act [15 U.S.C. § 78m(b)(5)] and Rule 13b2-1 thereunder [17 C.F.R. § 240.13b2-1].

FIFTH CLAIM FOR RELIEF

(Aiding and Abetting NorthWestern's Violation of Section 13(a) of the Exchange Act [15 U.S.C. § 78m(a)] and Rules 12b-20, 13a-11 and 13a-13 thereunder [17 C.F.R. §§ 240.12b-20, 240.13a-11 and 240.13a-13])

- 81. Paragraphs 1 through 68 are hereby realleged and incorporated by reference.
- 82. NorthWestern, an issuer of a security registered pursuant to Section 12(b) of the Exchange Act, filed materially misleading quarterly and current reports with the Commission.
- 83. By reason of the foregoing, NorthWestern violated Section 13(a) of the Exchange Act [15 U.S.C. § 78m(a)] and Rules 12b-20, 13a-11 and 13a-13 thereunder [17 C.F.R. §§ 240.12b-20, 240.13a-11 and 240.13a-13].
- 84. Charters knew of NorthWestern's violations of Section 13(a) of the Exchange Act and Rules 12b-20, 13a-11 and 13a-13 thereunder and substantially assisted NorthWestern in committing these violations.
- 85. Charters aided and abetted NorthWestern's violations of Section 13(a) of the Exchange Act and Rules 12b-20, 13a-11 and 13a-13 thereunder, and unless restrained and enjoined will continue to aid and abet violations of these provisions.

SIXTH CLAIM FOR RELIEF (Aiding and Abetting NorthWestern's Violation of Section 13(b)(2)(A) of the Exchange Act [15 U.S.C. § 78m(b)(2)(A)])

- 86. Paragraphs 1 through 68 are hereby realleged and incorporated by reference.
- 87. NorthWestern failed to make and keep books, records, and accounts, which, in reasonable detail, accurately and fairly reflected the company's transactions and dispositions of its assets.
- 88. By reason of the foregoing, NorthWestern violated Section 13(b)(2)(A) of the Exchange Act [15 U.S.C. § 78m(b)(2)(A)].
- 89. Charters knew or was severely reckless in not knowing of NorthWestern's violations of Section 13(b)(2)(A) of the Exchange Act and substantially assisted NorthWestern in committing these violations.
- 90. Charters aided and abetted NorthWestern's violations of Section 13(b)(2)(A) of the Exchange Act, and unless restrained and enjoined will continue to aid and abet violations of these provisions.

SEVENTH CLAIM FOR RELIEF (Aiding and Abetting NorthWestern's Violation of Section 13(b)(2)(B) of the Exchange Act [15 U.S.C. § 78m(b)(2)(B)])

- 91. Paragraphs 1 through 68 are hereby realleged and incorporated by reference.
- 92. NorthWestern failed to devise and maintain a system of internal accounting controls sufficient to provide reasonable assurances that transactions are recorded as necessary to permit preparation of financial statements in conformity with

generally accepted accounting principles or any other criteria applicable to such statements and to maintain accountability for assets.

- 93. By reason of the foregoing, NorthWestern violated Section 13(b)(2)(B) of the Exchange Act [15 U.S.C. § 78m(b)(2)(B)].
- 94. Charters knew or was severely reckless in not knowing of NorthWestern's violations of Section 13(b)(2)(B) of the Exchange Act and substantially assisted NorthWestern in committing these violations.
- 95. Charters aided and abetted NorthWestern's violations of Section 13(b)(2)(B) of the Exchange Act, and unless restrained and enjoined will continue to aid and abet violations of these provisions.

PRAYER FOR RELIEF

WHEREFORE, the Commission respectfully requests that the Court:

I.

Find that Charters committed the violations alleged.

n.

Enter an Injunction, in a form consistent with Rule 65(d) of the Federal Rules of Civil Procedure, permanently restraining and enjoining Charters from violating, directly or indirectly, the provisions of law and rules alleged in this complaint.

III.

Issue an Order requiring Charters to pay a \$50,000 civil penalty pursuant to Section 20(d) of the Securities Act [15 U.S.C. § 77t(d)] and Section 21(d) of the Exchange Act [15 U.S.C. § 78u(d)].

IV.

Grant such other relief as this Court may deem just or appropriate.

Dated: July 23, 2007______

Respectfully submitted,

s/ Kurt L. Gottschall
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UNITED STATES DISTRICT COURT DISTRICT OF COLORADO

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

JOHN C. CHARTERS,

Defendant.

Civil Action Number: 07-CV-01550-RPM-MEH

CONSENT OF JOHN C. CHARTERS

- Defendant John C. Charters ("Defendant") waives service of a summons and the complaint in this action, enters a general appearance, and admits the Court's jurisdiction over
 Defendant and over the subject matter of this action.
- 2. Without admitting or denying the allegations of the complaint (except as to personal and subject matter jurisdiction, which Defendant admits), Defendant hereby consents to the entry of the final Judgment in the form attached hereto (the "Final Judgment") and incorporated by reference herein, which, among other things:
 - (a) permanently enjoins and restrains Defendant from violation of Section 17(a) of the Securities Act of 1933 ("Securities Act") [15 U.S.C. § 77q(a)], and Sections 10(b) and 13(b)(5) of the Securities Exchange Act of 1934 ("Exchange Act") [15 U.S.C. §§ 78j(b) and 78m(b)(5)] and Rules 10b-5 and 13b2-1 thereunder [17 C.F.R. §§ 240.10b-5

and 240.13b2-1]; and aiding and abetting violations of Sections 13(a), 13(b)(2)(A) and 13(b)(2)(B) of the Exchange Act [15 U.S.C. §§ 78m(a), 78m(b)(2)(A) and 78m(b)(2)(B)] and Rules 12b-20, 13a-11 and 13a-13 thereunder [17 C.F.R. §§ 240.12b-20, 240.13a-11, 240.13a-13]; and

- (b) orders Defendant to pay a civil penalty in the amount of \$50,000 pursuant to Section 20(d) of the Securities Act [15 U.S.C. § 77t(d)] and Section 21(d) of the Exchange Act [15 U.S.C. § 78u(d)].
- 3. Defendant agrees that he shall not seek or accept, directly or indirectly, reimbursement or indemnification from any source, including but not limited to payment made pursuant to any insurance policy, with regard to any civil penalty amounts that Defendant pays pursuant to the Final Judgment, regardless of whether such penalty amounts or any part thereof are added to a distribution fund or otherwise used for the benefit of investors. Defendant further agrees that he shall not claim, assert, or apply for a tax deduction or tax credit with regard to any federal, state, or local tax for any penalty amounts that Defendant pays pursuant to the Final Judgment, regardless of whether such penalty amounts or any part thereof are added to a distribution fund or otherwise used for the benefit of investors.
- 4. Defendant waives the entry of findings of fact and conclusions of law pursuant to Rule 52 of the Federal Rules of Civil Procedure.
- 5. Defendant waives the right, if any, to a jury trial and to appeal from the entry of the Final Judgment.
- 6. Defendant enters into this Consent voluntarily and represents that no threats, offers, promises, or inducements of any kind have been made by the Commission or any

member, officer, employee, agent, or representative of the Commission to induce Defendant to enter into this Consent.

- 7. Defendant agrees that this Consent shall be incorporated into the Final Judgment with the same force and effect as if fully set forth therein.
- 8. Defendant will not oppose the enforcement of the Final Judgment on the ground, if any exists, that it fails to comply with Rule 65(d) of the Federal Rules of Civil Procedure, and hereby waives any objection based thereon.
- 9. Defendant waives service of the Final Judgment and agrees that entry of the Final Judgment by the Court and filing with the Clerk of the Court will constitute notice to Defendant of its terms and conditions. Defendant further agrees to provide counsel for the Commission, within thirty days after the Final Judgment is filed with the Clerk of the Court, with an affidavit or declaration stating that Defendant has received and read a copy of the Final Judgment.
- against Defendant in this civil proceeding. Defendant acknowledges that no promise or representation has been made by the Commission or any member, officer, employee, agent, or representative of the Commission with regard to any criminal liability that may have arisen or may arise from the facts underlying this action or immunity from any such criminal liability. Defendant waives any claim of Double Jeopardy based upon the settlement of this proceeding, including the imposition of any remedy or civil penalty herein. Defendant further acknowledges that the Court's entry of a permanent injunction may have collateral consequences under federal or state law and the rules and regulations of self-regulatory organizations, licensing boards, and other regulatory organizations. Such collateral consequences include, but are not limited to, a statutory disqualification with respect to membership or participation in, or association with a

member of, a self-regulatory organization. This statutory disqualification has consequences that are separate from any sanction imposed in an administrative proceeding. In addition, in any disciplinary proceeding before the Commission based on the entry of the injunction in this action, Defendant understands that he shall not be permitted to contest the factual allegations of the complaint in this action.

- 11. Defendant understands and agrees to comply with the Commission's policy "not to permit a defendant or respondent to consent to a judgment or order that imposes a sanction while denying the allegation in the complaint or order for proceedings." 17 C.F.R. § 202.5. In compliance with this policy, Defendant agrees: (i) not to take any action or to make or permit to be made any public statement denying, directly or indirectly, any allegation in the complaint or creating the impression that the complaint is without factual basis; and (ii) that upon the filing of this Consent, Defendant hereby withdraws any papers filed in this action to the extent that they deny any allegation in the complaint. If Defendant breaches this agreement, the Commission may petition the Court to vacate the Final Judgment and restore this action to its active docket. Nothing in this paragraph affects Defendant's: (i) testimonial obligations; or (ii) right to take legal or factual positions in litigation or other legal proceedings in which the Commission is not a party.
- Defendant hereby waives any rights under the Equal Access to Justice Act, the Small Business Regulatory Enforcement Fairness Act of 1996, or any other provision of law to seek from the United States, or any agency, or any official of the United States acting in his or her official capacity, directly or indirectly, reimbursement of attorney's fees or other fees, expenses, or costs expended by Defendant to defend against this action. For these purposes,

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Defendant agrees that Defendant is not the prevailing party in this action since the parties have reached a good faith settlement.

- proceeding or investigation commenced by the Commission or to which the Commission is a party, Defendant: (i) agrees to appear and be interviewed by Commission staff at such times and places as the staff requests upon reasonable notice; (ii) will accept service by mail or facsimile transmission of notices or subpoenas issued by the Commission for documents or testimony at depositions, hearings, or trials, or in connection with any related investigation by Commission staff; (iii) appoints Defendant's undersigned attorney as agent to receive service of such notices and subpoenas; (iv) with respect to such notices and subpoenas, waives the territorial limits on service contained in Rule 45 of the Federal Rules of Civil Procedure and any applicable local rules, provided that the party requesting the testimony reimburses Defendant's travel, lodging, and subsistence expenses at the then-prevailing U.S. Government per diem rates; and (v) consents to personal jurisdiction over Defendant in any United States District Court for purposes of enforcing any such subpoena.
- 14. Defendant agrees that the Commission may present the Final Judgment to the Court for signature and entry without further notice.

15. Defendant agrees that this Court shall retain jurisdiction over this matter for the purpose of enforcing the terms of the Final Judgment.

Dated: 4/23/07

John C. Charters

On John C. Charters, a person known to me, personally appeared before me and acknowledged executing the foregoing Consent.

Notary Public

Commission expires: July 27, 2010



UNITED STATES DISTRICT COURT DISTRICT OF COLORADO

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

٧.

JOHN C. CHARTERS,

Defendant.

Civil Action Number:07-cv-015 50-RPM-MEH

FINAL JUDGMENT AS TO DEFENDANT JOHN C. CHARTERS

The Securities and Exchange Commission having filed a Complaint and Defendant John C. Charters ("Defendant") having entered a general appearance; consented to the Court's jurisdiction over Defendant and the subject matter of this action; consented to entry of this Final Judgment without admitting or denying the allegations of the Complaint (except as to jurisdiction); waived findings of fact and conclusions of law; and waived any right to appeal from this Final Judgment:

I.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant and Defendant's agents, servants, employees, attorneys, and all persons in active concert or participation with them who receive actual notice of this Final Judgment by personal service or otherwise are permanently restrained and enjoined from violating, directly or indirectly, Section 17(a) of the Securities Act of 1933 ("Securities Act") [15 U.S.C. § 77q(a)], by using any means or instruments of transportation or communication in interstate commerce or by using the mails, directly or indirectly:

- (a) to employ any device, scheme, or artifice to defraud, or
- (b) to obtain money or property by means of any untrue statement of a material fact or any omission to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading; or
- (c) to engage in any transaction, practice, or course of business which operates or would operate as a fraud or deceit upon the purchaser.

Π.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant and Defendant's agents, servants, employees, attorneys, and all persons in active concert or participation with them who receive actual notice of this Final Judgment by personal service or otherwise are permanently restrained and enjoined from violating, directly or indirectly, Section 10(b) of the Securities Exchange Act of 1934 (the "Exchange Act") [15 U.S.C. § 78j(b)] and Rule 10b-5 promulgated thereunder [17 C.F.R. § 240.10b-5], by using any means or instrumentality of interstate commerce, or of the mails, or of any facility of any national securities exchange, in connection with the purchase or sale of any security:

(a) to employ any device, scheme, or artifice to defraud;

- (b) to make any untrue statement of a material fact or to omit to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading; or
- (c) to engage in any act, practice, or course of business which operates or would operate as a fraud or deceit upon any person.

III.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant and Defendant's agents, servants, employees, attorneys, and all persons in active concert or participation with them who receive actual notice of this Final Judgment by personal service or otherwise are permanently restrained and enjoined from violating, directly or indirectly, Section 13(b)(5) of the Exchange Act [15 U.S.C. § 78m(b)(5)] and Rule 13b2-1 promulgated thereunder [17 C.F.R. § 240.13b2-1] by:

- (a) falsifying or causing to be falsified any book, record or account subject to Section 13(b)(2)(A) of the Exchange Act; or
- (b) knowingly circumventing or knowingly failing to implement a system of internal accounting controls.

IV.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant and Defendant's agents, servants, employees, attorneys, and all persons in active concert or participation with them who receive actual notice of this Final Judgment by personal service or otherwise are permanently restrained and enjoined from aiding and abetting any violations of Sections 13(a), 13(b)(2)(A) and 13(b)(2)(B) of the Exchange Act [15 U.S.C. §§ 78m(a),

78m(b)(2)(A) and 78m(b)(2)(B)] and Rules 12b-20, 13a-11 and 13a-13 thereunder [17 C.F.R. §§ 240.12b-20, 240.13a-11 and 240.13a-13], by knowingly providing substantial assistance to an issuer that:

- (a) fails to file with the Commission any report or statement required to be filed with the Commission pursuant to Section 13(a) of the Exchange Act and the rules and regulations promulgated thereunder, or information and documents required by the Commission to keep reasonably current the information and documents required to be included in or filed with an application or registration statement filed pursuant to Section 12 of the Exchange Act;
- (b) fails, in addition to the information expressly required to be included in a statement or report, to add such further material information as is necessary to make the required statements, in the light of the circumstances under which they were made not misleading;
- (c) fails to make and keep books, records, and accounts, which, in reasonable detail, accurately and fairly reflect the transactions and dispositions of assets of the issuer; or
- (d) fails to devise and maintain a system of internal accounting controls
 sufficient to provide reasonable assurances that: transactions are executed
 in accordance with management's general or specific authorization; transactions
 are recorded as necessary to permit preparation of financial statements in
 conformity with generally accepted accounting principles or any other criteria
 applicable to such statements, and to maintain accountability for assets; access to

assets is permitted only in accordance with management's general or specific authorization; and the recorded accountability for assets is compared with the existing assets at reasonable intervals and appropriate action is taken with respect to any differences.

V.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant shall pay a civil penalty in the amount of \$50,000 pursuant to Section 20(d) of the Securities Act [15 U.S.C. § 77t(d)] and Section 21(d) of the Exchange Act [15 U.S.C. § 78u(d)]. Defendant shall make this payment within ten (10) business days after entry of this Final Judgment by certified check, bank cashier's check, or United States postal money order payable to the Securities and Exchange Commission. The payment shall be delivered or mailed to the Office of Financial Management, Securities and Exchange Commission, Operations Center, 6432 General Green Way, Mail Stop 0-3, Alexandria, Virginia 22312, and shall be accompanied by a letter identifying John C. Charters as a defendant in this action; setting forth the title and civil action number of this action and the name of this Court; and specifying that payment is made pursuant to this Final Judgment. Defendant shall pay post-judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961.

VI.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Consent is incorporated herein with the same force and effect as if fully set forth herein, and that Defendant shall comply with all of the undertakings and agreements set forth therein.

VII.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Court shall retain jurisdiction of this matter for the purposes of enforcing the terms of this Final Judgment.

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There being no just reason for delay, pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, the Clerk is ordered to enter this Final Judgment forthwith and without further notice.

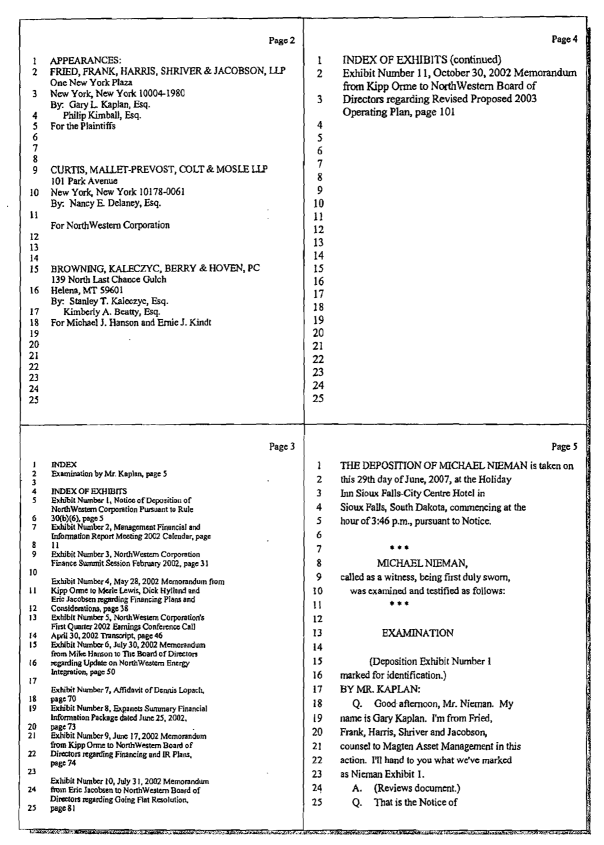
Dated:,		
	UNITED STATES DISTRICT JUDGE	_

EXHIBIT 19 REDACTED IN ITS ENTIRETY



Page 1

* 1	IN THE UNITED STATES DISTRICT COURT
	FOR THE DISTRICT OF DELAWARE
2	
	Civil Action No. C.A. No. 04-1494 (JJF)
3	
	MAGTEN ASSET MANAGEMENT CORPORATION and
4	LAW DEBENTURE TRUST COMPANY OF NEW YORK,
5	Plaintiffs,
.6	v.
. 7	NORTHWESTERN CORPORATION,
8	Defendant.
9	
10	Civil Action No. C.A. No. 05-499 (JJF)
11 12	MAGTEN ASSET MANAGEMENT CORP.,
12	Plaintiff,
13	v.
14	MICHAEL J. HANSON and ERNIE J. KINDT,
15	Defendants.
16	
17	DEPOSITION OF
18	MICHAEL NIEMAN
19	·
20	
21	·
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23	
~~24	
25	TAKEN ON: 6/29/2007 BY: DANA ANDERSON
. [



	Page 14		Page 16
_	<u>-</u>		_
1	that occur each month potentially that might	1	specific in May. There are different charts
2	change the numbers from month to month.	2	and different graphs and information that
3	Q. What kind of accounting	3	are provided. This was kind of a dynamic
4	adjustments?	4	document that was intended to provide the
5	A. I don't recall what specific	5	information that was pertinent at the time
6	accounting adjustments would have been made.	6	to executive management. And this
7	Q. Was there something specific to	7	presumably was a chart that senior
8	Expanets that it would have accounting	8	management wanted to start tracking at that
9	adjustments versus the other segments of	9	timeframe.
10	NorthWestern's business?	10	Q. So senior management didn't
11	A. I don't believe there was	11	want to track incremental borrowings prior
12	anything necessarily specific. In any	12	to May 2002?
13	business there might be accounting	13	MS. DELANEY: Objection. MR. KALECZYC: Objection.
14 15	adjustments that are made to the financial results particular in an interim month such	14	THE WITNESS: Can you repeat the
16	as January.	16	question?
17		17	BY MR. KAPLAN:
18	Q. Now, we are going to look at a couple of them. I want to flip through	18	Q. I asked if NorthWestern senior
19	some pages, just want to show you some	19	management did not want to track the
20	things and see if you can help me out	20	incremental borrowings prior to May of
21	understanding them.	21	2002?
22	A. Okay.	22	A. I'm sure that they wanted to
23	Q. If we go to the May MFIR. See	23	track it. I believe by putting it in this
24	there on NOR 458111. Do you see there is a	24	report, it put a little more emphasis on it.
25	chart on the bottom of NorthWestern	25	And it was shared with the partner entities'
20			· ·
-	Page 15		Page 17
1	Page 15 Incremental Borrowings?	1	Page 17 CEOs, CFOs and I think it was an attempt to
2		2	_
2	Incremental Borrowings? A. Yes. Q. Do you know why that chart was	2 3	CEOs, CFOs and I think it was an attempt to
2 3 4	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002?	2 3 4	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible.
2 3 4 5	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was	2 3 4 5	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of
2 3 4 5 6	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings	2 3 4 5 6	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on
2 3 4 5 6 7	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern	2 3 4 5 6 7	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14.
2 3 4 5 6 7 8	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock	2 3 4 5 6 7 8	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.)
2 3 4 5 6 7 8 9	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock and the debt prior to December of 2001 that	2 3 4 5 6 7 8 9	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.) Q. See that the chart is no longer
2 3 4 5 6 7 8 9	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock and the debt prior to December of 2001 that was funded to Expanets.	2 3 4 5 6 7 8 9	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.) Q. See that the chart is no longer there?
2 3 4 5 6 7 8 9 10 11	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock and the debt prior to December of 2001 that was funded to Expanets. Q. What I am asking, though, is if	2 3 4 5 6 7 8 9 10	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.) Q. See that the chart is no longer there? A. I do not see the chart on that
2 3 4 5 6 7 8 9 10 11 12	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock and the debt prior to December of 2001 that was funded to Expanets. Q. What I am asking, though, is if you look in the prior months, that chart	2 3 4 5 6 7 8 9 10 11 12	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.) Q. See that the chart is no longer there? A. I do not see the chart on that page, no.
2 3 4 5 6 7 8 9 10 11 12 13	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock and the debt prior to December of 2001 that was funded to Expanets. Q. What I am asking, though, is if you look in the prior months, that chart wasn't there. Do you know why in May it	2 3 4 5 6 7 8 9 10 11 12 13	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.) Q. See that the chart is no longer there? A. I do not see the chart on that page, no. Q. Is there a reason that in
2 3 4 5 6 7 8 9 10 11 12 13 14	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock and the debt prior to December of 2001 that was funded to Expanets. Q. What I am asking, though, is if you look in the prior months, that chart wasn't there. Do you know why in May it was determined to include this chart?	2 3 4 5 6 7 8 9 10 11 12 13 14	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.) Q. See that the chart is no longer there? A. I do not see the chart on that page, no. Q. Is there a reason that in August, no longer wanted to highlight the
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock and the debt prior to December of 2001 that was funded to Expanets. Q. What I am asking, though, is if you look in the prior months, that chart wasn't there. Do you know why in May it was determined to include this chart? MS. DELANEY: I believe it's been	2 3 4 5 6 7 8 9 10 11 12 13 14	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.) Q. See that the chart is no longer there? A. I do not see the chart on that page, no. Q. Is there a reason that in August, no longer wanted to highlight the issue of the intercompany advances to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock and the debt prior to December of 2001 that was funded to Expanets. Q. What I am asking, though, is if you look in the prior months, that chart wasn't there. Do you know why in May it was determined to include this chart? MS. DELANEY: I believe it's been asked and answered.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.) Q. See that the chart is no longer there? A. I do not see the chart on that page, no. Q. Is there a reason that in August, no longer wanted to highlight the issue of the intercompany advances to Expanets?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock and the debt prior to December of 2001 that was funded to Expanets. Q. What I am asking, though, is if you look in the prior months, that chart wasn't there. Do you know why in May it was determined to include this chart? MS. DELANEY: I believe it's been asked and answered. THE WITNESS: Can you clarify your	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.) Q. See that the chart is no longer there? A. I do not see the chart on that page, no. Q. Is there a reason that in August, no longer wanted to highlight the issue of the intercompany advances to Expanets? A. I do not know what that reason
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Incremental Borrowings? A. Yes. Q. Do you know why that chart was included in May of 2002? A. I believe that chart was included to reflect and track the borrowings that Expanets had needed from NorthWestern that were incremental to the preferred stock and the debt prior to December of 2001 that was funded to Expanets. Q. What I am asking, though, is if you look in the prior months, that chart wasn't there. Do you know why in May it was determined to include this chart? MS. DELANEY: I believe it's been asked and answered. THE WITNESS: Can you clarify your question?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	CEOs, CFOs and I think it was an attempt to put some emphasis and focus that Expanets was to pay back that incremental borrowings as soon as possible. Q. Well, if you look in August of 2002, on the Expanets section which is on page 8 of 14. A. (Reviews document.) Q. See that the chart is no longer there? A. I do not see the chart on that page, no. Q. Is there a reason that in August, no longer wanted to highlight the issue of the intercompany advances to Expanets? A. I do not know what that reason would be, no.
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	Page 18		Page 2
1	would have made that decision.	1	impaired and therefore it should no longer
2	Q. Would you have been involved in	2	be shown on this financial statistic?
3	the decision-making?	3	MS. DELANEY: Objection.
4	A. Not necessarily the decision.	4	THE WITNESS: Not that I'm aware
5	I was involved in preparing this report.	5	of.
6	Q. Do you know who made the	6	BY MR. KAPLAN:
7	decision to exclude the chart beginning in	7	Q. Do you know who made the
8	August?	8	decision not to continue to show those
9	MS. DELANEY: Objection.	9	other investments on this page of the MFIR?
10	THE WITNESS: I do not.	10	A. I do not.
11	BY MR. KAPLAN:	11	MR. KALECZYC: Objection.
12	Q. If you look at the July MFIR,	12	BY MR. KAPLAN:
13	the page 13 of 14, you see there is a	13	Q. The projected net funds
14	summary of other investments towards the	14	available, which is right above the summary
15	bottom of the page?	15	of other investments, what is that intended
16	A. (Reviews document.) Yes.	1.6	to show?
17	Q. And it lists Blue Dot preferred	17	A. I believe it's intended to show
18	stock, Expanets preferred stock and	18	just as it says, the funds available - this
19	Expanets loan?	19	is a NorthWestern Corporation consolidated
20	A. Yes.	20	report, that's the net funds available after
21	Q. And the total for the three of	21	factoring in all the items above.
22	those is approximately \$783 million?	22	Q. And funds available through
23	A. Yes, I see that on the page.	23	when?
24	Q. Why were those numbers	24	A. I believe it's at that point in
25	included?	25	time.
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Page 19

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Page 21

Page 20

1 A. I believe those numbers were 2 reported here just to show the amount of the 3 investment that NorthWestern had invested in 4 Blue Dot and Expanets. 5 Q. If you turn to the August MFIR, 6 it's on the same page, 13 of 14. 7 (Complies.) A. 8 Q. See those investments have 9 disappeared? 10 A. I do not see them on the page, 11 if that's what you mean by "disappeared." 12 Q. Do you know why those 13 investments are no longer being reflected 14 on the MFIR? 15 A. I do not. 16 Was there any decision that the 17 valuation of those -- that the value of 18 those was impaired such that they should 19 not be shown on this report? 20 MS. DELANEY: Objection. 21 THE WITNESS: Repeat the question, 22 please.

Q. Sure. Was there a decision

that the value of those investments was

- 1 Q. But they are subtracting, if 2 I'm reading this right, you subtract future 3 cash needs, right? 4
 - A. That's correct.
 - What is the future, is that through to year end?
 - A. It's not clear from this page what time period it was intended to reflect. As I recall, it was intended to demonstrate the known future cash inflows and outflows that were anticipated by the company. And it wasn't over any specific time period.
 - Q. And you see in the August MFIR they have projected net funds available of \$90 million, correct?
 - A. That's what this page says,
- 17 18 Q.
 - Okay. If you look up on the future cash inflows --
 - A. Yes.
- 21 Q. - net proceeds from equity 22 offering, \$82 million?

 - A. I see that, yes.Q. So if I'm reading this right, if you were to have excluded the proceeds

BY MR. KAPLAN:

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	Page 22		Page 24
1	of the equity offering, by August	1	there that the projected future net funds
2	NorthWestern is projecting that it would	2	available does not exclude the cash of the
3	only have \$8 million of cash available?	3	partner entities, right?
4	MS. DELANEY: If you exclude it?	4	A. I see the parenthetical is not
5	BY MR. KAPLAN:	5	there, right.
6	Q. If you excluded the net	6	Q. Do you know why do you know
7	proceeds from the equity offering, this is	7	why this - why the change was made
8	projecting that would show that in	8	to to in August exclude the cash at the
9	August you were projecting you would only	9	partner entities?
10	have \$8 million of cash?	10	MR. KALECZYC: Objection.
11	MS. DELANEY: Objection.	11	THE WITNESS: Can you repeat the
12	MR. KALECZYC: Join.	12	question?
13	MS. DELANEY: You can answer.	13	BY MR. KAPLAN:
14	THE WITNESS: Doing the math here,	14	Q. Sure. Do you know why the
15	that's what this schedule would suggest, yes.	15	decision was made in August to exclude the
16	Can I add to that?	16	cash at the partner entities?
17	MS. DELANEY: If you need to,	17	A. I do not know why. I'm not
18	SUITE.	18	sure that there was a decision made to
19	THE WITNESS: There are footnotes	19	change anything. It might have just been as
20	on that schedule there that further describe	20	simple as a clarification. As I recall, I believe that line always excluded the cash
21	some of the components there and what is being	21	
22	done relative to those amounts. Again, as I	22 23	that was at the partner entities.
23 24	said, this was a dynamic document. BY MR. KAPLAN:	23	Q. Why would you exclude the cash at the partner entities if you are
25	Q. You see in the August	25	including as cash outflows the needs of the
23	Q, 100 See in the August	23	nicidentig as easif outflows the fieeds of the
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	Page 23		Page 25
1	focusing and continuing on the August one,	1	partner entities?
2	focusing and continuing on the August one, the projected future funds available	2	partner entities? A. A reason to exclude it is that
2 3	focusing and continuing on the August one, the projected future funds available excluded cash at the partner entities?	2	partner entities? A. A reason to exclude it is that they need that cash for their day-to-day
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_	Page 26
1	agree is 77.5 million of projected future
2	net funds available, correct?
2 3 4 5 6	 A. That's what this page says,
4	yes.
5	Q. Let's turn to July, if we
6	could, page 13 of 14. You see there that
7 8	the projected future net funds available
8	has declined from 77.5 million down to
9	\$52 million, right?
10	A. I see that line on the page,
11	yes.
12	 Q. Okay. And then if we could go
13	to August 2002.
14	A. (Complies.)
15	Q. Page 13 of 14. This is what
16	you meant when you said, well, you know,
17	had seen that August was up to \$90 million,
18	right?
19	 A. Yes. There are different
20	components that are factored in each month
21	that things were changing on a
22	month-to-month basis, and so different
23	things were factored in each month to try to

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were changing as to what the different alternatives were.

Q. I appreciate that. But what I'm asking is that just looking at this linear we are now down from 77 to 52 to, if not for the proceeds of the equity offering, \$8 million, right?

Page 28

Page 29

MS. DELANEY: Objection. MR. KALECZYC: Objection. BY MR. KAPLAN:

Q. On the Future Projected Net Funds Available line.

THE WITNESS: I'd have to compare each one of these and what was factored in on each one of them a little more closely to draw that conclusion.

BY MR. KAPLAN:

Q. Is there anything on the page that you see that's -- any of the pages that says why you can't compare them because they are so different?

A. As an example, between June and July, there is Expanets working capital and a facility, that was factored in in July and that wasn't factored in June. I'm not

Page 27

Q. And this — to get to the \$90 million, as we discussed previously, \$82 million of this was going to be the proceeds of the equity offering, correct?

A. That's correct. That's what

demonstrate what we believed to be was

available at that time.

this says. I believe there are different components to each of these, though.

Q. But so if we are looking before, we had June we had 77 million, July we had 52 million. And then August, but for the proceeds of the equity offering, we would have \$8 million?

MS. DELANEY: Objection.
THE WITNESS: I don't believe it's

fair to make it that simplistic of a conclusion.

BY MR. KAPLAN:

Q. And why not?

A. Because, again, I think there were different investment or future cash needs and future cash potential inflows

22 factored in each month.

Q. When you say "different," they are additional or different ones -

A. Potentially different or things

seeing any other significant changes, though.

Q. Then if we go forward from August to September.

A. Okay.

Q. Look at page 13 of 14 in the September MFIR, we are at \$64 million, correct?

A. That's what this line says, yes.

Q. Okay. And that is -- the Cash and Marketable Securities line at the top, the \$45.4 million, do you see that line?

A. Yes.

Q. That would be inclusive of whatever cash would have been raised in an earlier equity raise, correct?

A. I can't tell that for sure from this, no.

Q. Would that cash have been excluded from available investments?

A. Depends on what the use of the proceeds was used for.

Q. But if the proceeds were used otherwise, it would just not show up,

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	Page 30		Page 32
1	right, presumably there is not what I am	1	BY MR. KAPLAN:
2	trying to get to is the \$82 million equity	2	 Q. We are going to mark as Nieman
3	offering.	3	Exhibit 3 a document that's Bates stamped
4	A. Uh-huh.	4	NOR 182470 through NOR 182528. It's a
5	 Q. That presumably this indicates 	5	document entitled Finance Summit Session
6	that of that this is the cash left?	6	February 2002.
7	MR. KALECZYC: Objection.	7	Can you identify this document?
8	THE WITNESS: That's what I am	8	A. (Reviews document.) I don't
9	saying, you can't tell from this that that's	9	recall this document, no. Says it was
10	what's left from that offering. There are	10	finance summit session February 2002.
11	other lines that have changed as well.	11	Q. But you don't know what took
12	BY MR. KAPLAN:	12	place at the finance summit session in
13	Q. Such as?	13	February of 2002?
14	A. The NOR CSFB amount outstanding	14	A. I do not recall that, no.
15	has decreased during that time period.	15	Q. Did you ever hear of Hall of
16	Q. But in terms of actual — in	16	Shame or Hall of Fame for - internally at
17	terms of cash, the 45.405 is the amount of	17	NorthWestern?
18	cash that the company has at that point,	18	A. No.
19	right?	19	Q. Did you ever hear of the
20	MS. DELANEY: Objection.	20	formation of a cash flow committee in March
21	MR. KALECZYC: Objection.	21	of 2002?
22	THE WITNESS: That's not what this	22	A. I don't recall a committee
23	would say. I mean, there is outstanding debt	23	being formed, no.
24	on the credit facility. Cash is fungible.	24	Q. If you would turn to a
25	You pay down debt or you'd have cash	25	small there's a 32, it's small in the
	Page 31		Page 33
1	Page 31 available. That's why you show it as combined	1	Page 33 darkened area, but the Bates stamp numbers
2	available. That's why you show it as combined here.	2	_
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investment and no money.

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Case 1:05-cv-00499-JJF

BY MR. KAPLAN: Q. Particularly important to NorthWestern, though, at this time, wasn't

MS. DELANEY: Objection. MR. KALECZYC: Objection. THE WITNESS: Not necessarily. BY MR. KAPLAN:

Q. Why not?

I think it was always important A. to NorthWestern.

Q. Were you aware of other finance summits where people talked about a critical element being the credit rating?

MR. KALECZYC: Objection. MS. DELANEY: Objection.

THE WITNESS: Can you ask your

BY MR. KAPLAN:

Q. I'm trying to understand 2002 versus other years. In 2002 is it your view that it was no more important than any other year to maintain its credit rating?

Page 36

Page 37

A. I can't answer to the degree of importance.

MS. DELANEY: And it's been asked and answered.

BY MR. KAPLAN:

Q. Do you hear a lot of focus today at NorthWestern with respect to credit ratings?

A. Yes.

Q. More so than in 2002?

I don't believe I could A. compare.

Q. NorthWestern -

MR. KAPLAN: Off the record.

BY MR. KAPLAN:

21 Q. In 2002 NorthWestern undertook 22 a number of capital raising activities, 23 correct?

A.

Q. Raised equity on a couple of

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question again?
BY MR. KAPLAN:
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Q. Sure. Are you aware of other finance summit sessions at NorthWestern where the credit rating was called a critical element?

MS. DELANEY: Objection. MR. KALECZYC: Objection, assumes facts not in evidence.

THE WITNESS: I'm not aware of any other summit meetings regardless of topic. BY MR. KAPLAN:

Q. Did NorthWestern closely follow what the rating agencies were saying about NorthWestern?

A. I believe that they did, yes, as any company would.

Q. In 2002 -- is it your testimony that in 2002 it was not of particular import to NorthWestern to maintain its credit rating? MS. DELANEY: Objection,

mischaracterizes the testimony.

THE WITNESS: I don't believe that's what I said.

occasions, correct?

A. I'm sorry --

Q. It raised equity on a couple of occasions, correct?

A. I don't remember the number of transactions, but I believe it did raise equity during that period.

Q. Also was looking at debt financing?

A.

And those equity raises and debt financing raises were critical for NorthWestern to have adequate liquidity, correct?

A. I believe they were important, ves.

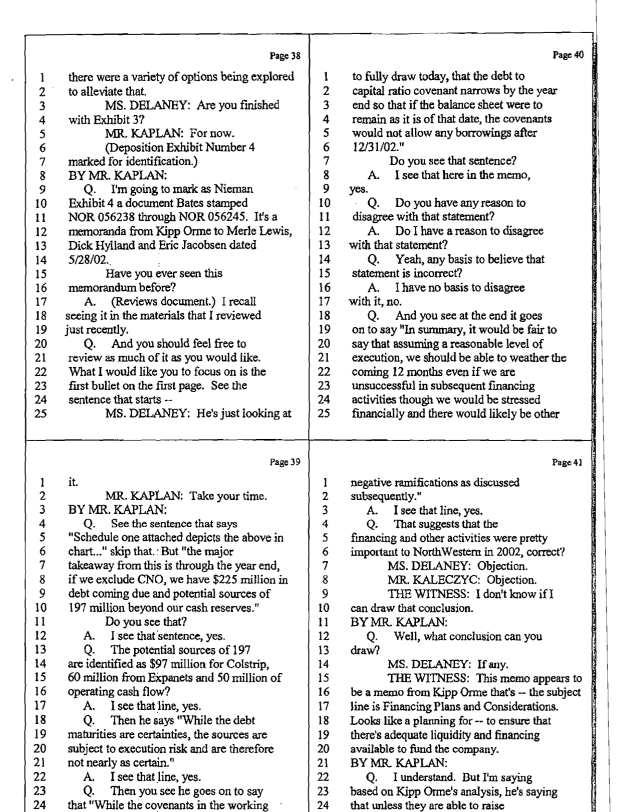
And if NorthWestern couldn't complete the equity raises or the debt financings, NorthWestern would have been -its liquidity would have been very tight, correct?

MS. DELANEY: Objection. MR. KALECZYC: Objection. THE WITNESS: I believe there was

a view that the liquidity was tight. And

10 (Pages 34 to 37)

capital facility would allow NorthWestern



additional financing, the company will be

Page 42 Page 44 stressed financially and there would be goodwill potentially. 1 other negative ramifications, right? 2 BY MR. KAPLAN: 2 Q. So back in May of 2002 they 3 A. That's what it says here. 3 were beginning to - people were beginning Right. And the conclusion to 4 4 to raise questions about whether there was 5 be reached from this is that the financing 5 6 going to be goodwill impairment of Expanets activities in 2002 were very important to 6 7 and Blue Dot? 7 the company, right? 8 8 MS. DELANEY: Objection. MR. KALECZYC: Objection. 9 MS. DELANEY: Objection. 9 THE WITNESS: I believe the 10 MR. KALECZYC: Mischaracterizes. financing activities were important to the 10 THE WITNESS: Right. That's not company. 11 11 what I said. I think it suggests that - if BY MR. KAPLAN: 12 12 any company doesn't perform over the longer O. You see in the next bullet, 13 13 period of time, there's the potential that the says that there have been numerous issues 14 14 15 goodwill associated with acquiring that raised publicly regarding NOR's 15 16 company could be impaired. 16 performance? BY MR. KAPLAN: 17 A. I don't see that. 17 Next bullet, it's one, two, 18 So if I understand, and I'm not 18 attempting to mischaracterize, what you are three, four, five, six, seven - about 19 19 saying is unless there is a - is it fair 20 seven lines down. 20 21 to say unless there is a massive turnaround Okay. Which line? 21 Says "There have been numerous at Expanets and Blue Dot, there may be a 22 22 issues raised publicly regarding NOR's requirement for a goodwill impairment, is 23 23 24 that fair? 24 performance." 25 A. At some point it's fair to say 25 A. I see it. Page 43 Page 45 Q. And it lists a number of things that, yes. At some point the performance 1 1 including massive turnaround required at needed to turn around, there's no question. 2 2 3 Expanets and Blue Dot with related 3 Q. And you see it goes on to list number 7, Potential Liquidity Concerns? 4 questions regarding potential goodwill 4 A. I see that here.Q. What were the liquidity 5 impairment. 5 6 Do you see that? 6 concerns? 7 I see that. 7 8 What is -- what do you think 8 MR. KALECZYC: Objection. 9 he's referring to when he says "the massive 9 BY MR. KAPLAN: 10 turnarounds required at Expanets"? 10 Q. If you know. MR. KALECZYC: Objection. 11 11 MS. DELANEY: Objection. 12 MS. DELANEY: Objection. THE WITNESS: I can't tell what 12 13 If you know. 13 Kipp was referring to specifically here in THE WITNESS: I believe it was 14 14

expected to turn around the performance. BY MR. KAPLAN: Q. What were the related questions regarding potential goodwill impairment? MR. KALECZYC: Same objection. MS. DELANEY: Objection. THE WITNESS: Presumably if the

performance were to continue out indefinitely,

obviously that would have an impairment of

performing up to expectations and were

well known that Expanets and Blue Dot were not

this memo. BY MR. KAPLAN:

Q. Were you aware of liquidity concerns at NorthWestern in May of 2002?

A. I think we just went through the management information reports. I think it was well known that liquidity was going to be tight throughout the year.

Q. I'm going back to the prior page, I think it was the first sentence we looked at where Mr. Orme talked about three potential sources beyond cash reserves and

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	Page 46	}	m 40
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1	the sources being \$97 million for Colstrip,	1 2	document is, then that's what it says here.
2	60 million for Expanets and \$50 million of	3	Q. Is it fair to say that the
3	operating cash flow. A. I see that line, yes.	4	analysts and rating agencies were focused on the sale of Colstrip?
5	A. I see that line, yes. Q. Do you know what the	5	MS. DELANEY: Objection.
6	\$97 million of Colstrip refers to?	6	MR. KALECZYC: Objection.
7	A. I believe that refers to the	7	THE WITNESS: I don't know that I
8	sale transaction of the Colstrip	8	could say that any financing or analyst
و	transmission assets that was contemplated	9	or did you say rating agency? I can't say
10	with the purchase price of \$97 million.	10	what they were focused on. I don't know that
11	Q. And isn't it true that in the	11	they were. I know it was a separate
12	second quarter of 2002, NorthWestern	12	assumption, and you saw it highlighted in
13	announced that it expected to receive the	13	Kipp's memo. So it was separately identified.
14	proceeds from the sale of Colstrip by June	14	BY MR. KAPLAN:
15	or July of 2002?	15	Q. It was separately identified.
16	A. I'd have to look at what you	16	And it was important to the company, right?
17	are referring to to confirm that. Seems	17	MS. DELANEY: Objection.
18	generally about the right timeframe.	18	MR. KALECZYC: Objection.
19	(Deposition Exhibit Number 5	19	THE WITNESS: I believe
20	marked for identification.)	20	\$97 million would be important to any company.
21	BY MR. KAPLAN:	21	BY MR. KAPLAN:
22	Q. We are going to mark as Nieman	22	Q. Particularly a company that is
23	Exhibit 5 a document Bates stamped	23	having some liquidity issues, correct?
24	NOR 379763 through NOR 379880. This says	24	MR KALECZYC: Objection.
25	NorthWestern Corporation, April 30, 2002,	25	MS. DELANEY: Objection.
	Page 47		Dec. 40
1	Page 47	,	Page 49
1 2	10:00 a.m.	1 2	THE WITNESS: As I said, I think
2	10:00 a.m. Do you know what this document	2	THE WITNESS: As I said, I think \$97 million would be important to any company.
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2 3 4 5	10:00 a.m. Do you know what this document is? A. (Reviews document.) I don't recall ever seeing it before. Q. See here it says "Welcome to	2 3 4 5 6	THE WITNESS: As I said, I think \$97 million would be important to any company. BY MR. KAPLAN: Q. But wouldn't you agree that it would be particularly important to a company that's having liquidity issues?
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took the position that it would not close on the sale until existing contract disputes were resolved with NorthWestern? MR. KALECZYC: Objection. The question doesn't make any sense. Colstrip refused to close? BY MR. KAPLAN:

- Q. Are you aware that PPL said that it would not close on the Colstrip transaction until some existing disputes were resolved between PPL and NorthWestern?
 - A. That's my understanding.
- Q. Do you know when NorthWestern first learned of that?
- A. Not exactly, no.

(Deposition Exhibit Number 6 marked for identification.)

BY MR. KAPLAN: 18

- Q. We'll mark as Nieman Exhibit 6 a document Bates stamped NOR 053568 through NOR 053571.
- (Reviews document.)
- 23 This is a memorandum from
- Mike Hanson to the board of directors dated 24 25 July 30th, 2002.

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until the contract dispute was resolved? MS. DELANEY: Objection. MR. KALECZYC: Join.

THE WITNESS: Can you specify -any disclosure --

BY MR. KAPLAN:

- Q. Any disclosure by NorthWestern prior to December 2002 in which NorthWestern disclosed that the sale of Colstrip was delayed as a result of the dispute with PPL Montana, with PPL.
- A. I remember disclosure around the situation there. I don't recall at what point it was disclosed.

(Recess.)

BY MR. KAPLAN:

Q. You see back on the same document we've been looking at, the last two sentences of the Colstrip transmission sale transaction section, see that it says "We have prepared a complaint to be filed in Montana State Court alleging breach of contract and seeking specific performance along with other remedies"?

A. I see that, yes.

Page 51

Have you ever seen this before? A. I may have seen it in review of documents recently. I don't recall it for sure at the time.

Can you look at page 4.

MS. DELANEY: Review the document if you need to.

BY MR. KAPLAN:

- Q. Do you see there is a section entitled Colstrip Transmission Sale Transaction?
 - Yes, I see that here.
- You see the second sentence states that "PPL representative affirmed their obligation and commitment to close the transaction at the contracted price of \$97.1 million. However, they indicated a strong desire to discuss resolution of some unrelated claims prior to the close of the sale."

Do you see that?

- A. I see that here, yes.
- Q. Are you aware of any public disclosure by NorthWestern that PPL stated it wasn't going to close the transaction

Page 53

- Q. Do you know when NorthWestern 2 disclosed publicly that it had filed a 3 complaint against PPL?
 - A. I do not remember the specific time, no.
 - Q. Given that Colstrip had told NorthWestern that it was not going to close the transaction until the other dispute was resolved and given that a complaint was now being filed by NorthWestern, isn't it fair to assume that the Colstrip transaction was unlikely to close any time soon?

MS. DELANEY: Objection. MR. KALECZYC: Objection.

THE WITNESS: You have to repeat the question. I believe you said Colstrip.

BY MR. KAPLAN:

Q. Given that PPL had advised NorthWestern that it would not close on the Colstrip transaction while it had a pending dispute on an unrelated contract and given

22 that NorthWestern was now filing a

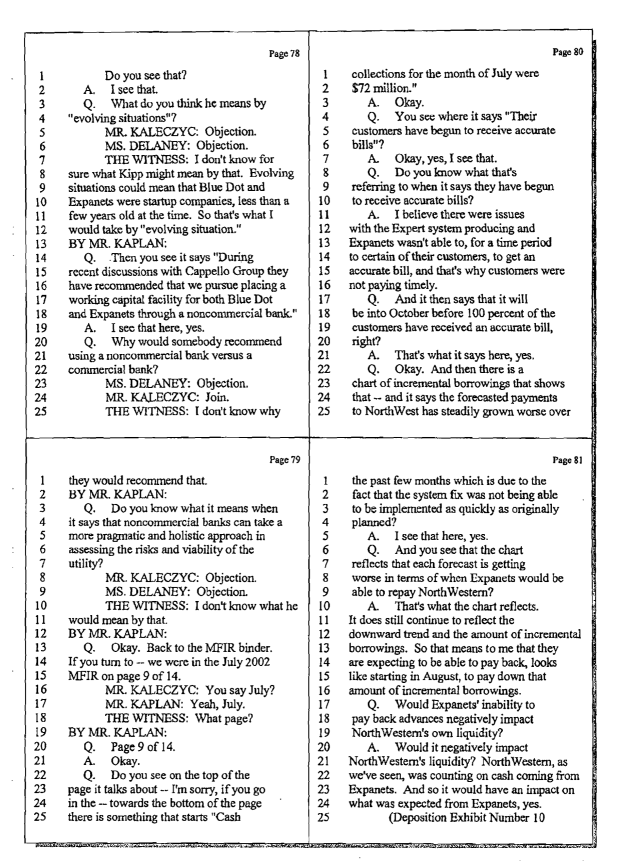
23 complaint against PPL relating to that 24 other contract, is it fair to assume that

the Colstrip transaction was unlikely to

	Page 54		Page 56
1	close any time in the near term of this	1	A. That sounds about right for
2	memoranda?	2	that time period.
3	MS. DELANEY: Objection.	3	Q. Would that suggest to you that
4	MR. KALECZYC: Same objection.	4	the \$60 million from Expanets would be
5	THE WITNESS: Without fully	5	above the \$87 million targeted EBITDA?
6	knowing what the filing of the complaint means	6	MS, DELANEY: Objection.
7	and exact circumstances, I guess I can't tell	7	MR. KALECZYC: Objection.
8	how long it would have taken.	8	THE WITNESS: Would you like me to
9	BY MR. KAPLAN:	9	refer to that page again?
10	Q. We had looked earlier in the	10	BY MR. KAPLAN:
11	memo from Mr. Orme, and aside from needing	11	Q. Sure. If it would be helpful
12	to close the Colstrip transaction, he also	12	to you.
13	talked about needing significant additional	13	MS. DELANEY: What exhibit are you
14	monies from Expanets.	14	looking at?
15	Do you recall that?	15	MR. KAPLAN: It's the 5/28/02
16	MS. DELANEY: Objection.	16	memo.
16 17	MR. KALECZYC: Join the objection.	17	MS. DELANEY: I think that's
18	THE WITNESS: I recall it	18	Exhibit 4.
-		19	
19	generally. I don't recall the words	20	THE WITNESS: What are you
20	"needing."		referring to?
21	BY MR. KAPLAN:	21	BY MR. KAPLAN:
22	Q. Well, okay, I'll correct that.	22	Q. The paragraph in the middle of
23	Do you recall that he had	23	the bullet on the first page that has the
24	included as a potential source, in addition	24	parenthetical of \$97 million Colstrip,
25	to the \$97 million from relating to	25	60 Expanets and 50 million operating cash
·	Page 55	,	Page 57
1	Colstrip, \$60 million from Expanets?	1	flow.
2	A. I believe that was in that	2	MS. DELANEY: Is there a question?
3	document, yes.	3	BY MR. KAPLAN:
4	Q. And that \$60 million was on top	4	Q. Whether that \$60 million for
5	of what already was projected for Expanets	5	Expanets would be on top of the \$87 million
6	for the year, correct?	6	of EBITDA forecasted for Expanets?
7	MS. DELANEY: Objection to the	7	A. It's not exactly clear here
8	form.	8	what that 60 million is referring to. I
9	MR. KALECZYC: Objection.	9	don't believe I can tell from this document.
10			
	THE WITNESS: I can't tell that	10	Q. Well, had NorthWestern lowered
11	THE WITNESS: I can't tell that for sure.	11	Q. Well, had NorthWestern lowered its forecast for Expanets as of
12		_	Q. Well, had NorthWestern lowered
	for sure.	11	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time
12	for sure. BY MR. KAPLAN:	11 12	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002?
12 13	for sure. BY MR. KAPLAN: Q. Do you know what the 2002	11 12 13	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time
12 13 14	for sure. BY MR. KAPLAN: Q. Do you know what the 2002 EBITDA projection was for Expanets?	11 12 13 14	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time period. I know that the company did lower
12 13 14 15	for sure. BY MR. KAPLAN: Q. Do you know what the 2002 EBITDA projection was for Expanets? MS. DELANEY: When? BY MR. KAPLAN:	11 12 13 14 15	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time period. I know that the company did lower its expectations from Expanets at some point there in 2002. I don't know that it was as
12 13 14 15 16	for sure. BY MR. KAPLAN: Q. Do you know what the 2002 EBITDA projection was for Expanets? MS. DELANEY: When? BY MR. KAPLAN: Q. At this as of May 2002 what	11 12 13 14 15 16 17	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time period. I know that the company did lower its expectations from Expanets at some point there in 2002. I don't know that it was as of May 28th.
12 13 14 15 16 17	for sure. BY MR. KAPLAN: Q. Do you know what the 2002 EBITDA projection was for Expanets? MS. DELANEY: When? BY MR. KAPLAN: Q. At this as of May 2002 what was the forecasted 2002 EBITDA for	11 12 13 14 15 16 17	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time period. I know that the company did lower its expectations from Expanets at some point there in 2002. I don't know that it was as of May 28th. Q. But if the — if Expanets'
12 13 14 15 16 17 18	for sure. BY MR. KAPLAN: Q. Do you know what the 2002 EBITDA projection was for Expanets? MS. DELANEY: When? BY MR. KAPLAN: Q. At this as of May 2002 what was the forecasted 2002 EBITDA for Expanets?	11 12 13 14 15 16 17 18 19	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time period. I know that the company did lower its expectations from Expanets at some point there in 2002. I don't know that it was as of May 28th. Q. But if the — if Expanets' forecast was still \$87 million as of the
12 13 14 15 16 17 18 19 20	for sure. BY MR. KAPLAN: Q. Do you know what the 2002 EBITDA projection was for Expanets? MS. DELANEY: When? BY MR. KAPLAN: Q. At this as of May 2002 what was the forecasted 2002 EBITDA for Expanets? A. I don't remember the number	11 12 13 14 15 16 17 18 19 20	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time period. I know that the company did lower its expectations from Expanets at some point there in 2002. I don't know that it was as of May 28th. Q. But if the — if Expanets' forecast was still \$87 million as of the date of this memo, would the \$60 million
12 13 14 15 16 17 18 19 20 21	for sure. BY MR. KAPLAN: Q. Do you know what the 2002 EBITDA projection was for Expanets? MS. DELANEY: When? BY MR. KAPLAN: Q. At this as of May 2002 what was the forecasted 2002 EBITDA for Expanets? A. I don't remember the number without referring to other documents.	11 12 13 14 15 16 17 18 19 20 21	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time period. I know that the company did lower its expectations from Expanets at some point there in 2002. I don't know that it was as of May 28th. Q. But if the – if Expanets' forecast was still \$87 million as of the date of this memo, would the \$60 million suggest to you that it was looking for that
12 13 14 15 16 17 18 19 20 21 22	for sure. BY MR. KAPLAN: Q. Do you know what the 2002 EBITDA projection was for Expanets? MS. DELANEY: When? BY MR. KAPLAN: Q. At this as of May 2002 what was the forecasted 2002 EBITDA for Expanets? A. I don't remember the number without referring to other documents. Q. If I tell you it was	11 12 13 14 15 16 17 18 19 20 21 22	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time period. I know that the company did lower its expectations from Expanets at some point there in 2002. I don't know that it was as of May 28th. Q. But if the – if Expanets' forecast was still \$87 million as of the date of this memo, would the \$60 million suggest to you that it was looking for that over and above their EBITDA projection?
12 13 14 15 16 17 18 19 20 21	for sure. BY MR. KAPLAN: Q. Do you know what the 2002 EBITDA projection was for Expanets? MS. DELANEY: When? BY MR. KAPLAN: Q. At this as of May 2002 what was the forecasted 2002 EBITDA for Expanets? A. I don't remember the number without referring to other documents.	11 12 13 14 15 16 17 18 19 20 21	Q. Well, had NorthWestern lowered its forecast for Expanets as of May 28, 2002? A. I don't recall at that time period. I know that the company did lower its expectations from Expanets at some point there in 2002. I don't know that it was as of May 28th. Q. But if the — if Expanets' forecast was still \$87 million as of the date of this memo, would the \$60 million suggest to you that it was looking for that

	Page 58		Page 60
1	THE WITNESS: Where are you seeing	i	A. I don't think anything was
2	the 87 million?	2	guaranteed, that's correct.
3	MR. KIMBALL: It's in the MFIR.	3	Q. But that's one in particular,
4	THE WITNESS: Again, I can't tell	4	given what was known about Expanets was
5	for sure.	5	going to be particularly difficulty to
6	MR. KAPLAN: We'll get it for you.	6	achieve, correct?
7	THE WITNESS: Again, the 87	7	MS. DELANEY: Objection.
8	million of EBITDA from Expanets would not be	8	MR. KALECZYC: Objection.
9	cash directly available to NorthWestern.	9	THE WITNESS: I can't say for sure
10	BY MR. KAPLAN:	10	what Kipp was thinking at that time. I
11	Q. Why not? Where else would the	11	believe there was an expectation that Expanets
12	cash have to go?	12	was going to improve its performance.
13	 A. Expanets would have had its own 	13	BY MR. KAPLAN:
14	capital expenditure needs, for example,	14	Q. And if you want to look in
15	interest payments, other things that aren't	15	the if you look at you can look in
16	factored in to EBITDA.	16	I think it's actually in all of them, but
17	 Q. Now, you testified earlier that 	17	if you look in the May 2002 MFIR.
18	during 2002 Expanets was having some	18	A. Okay.
19	challenges, correct?	19	Q. Take a look on page 8 of 15.
20	MS. DELANEY: Objection.	20	A. (Reviews document.)
21	MR. KALECZYC: Objection.	21	Q. You see there is a box that
22	THE WITNESS: I don't believe I	22	says Full Year on the upper right-hand
23	ever said those words.	23	side?
24	BY MR. KAPLAN:	24	A. I'm not sure I'm with you.
25	 Q. Well, in sum and substance you 	25	Where exactly are you referring to, page 8
(•	(· · · · · · · · · · · · · · · · · · ·

		L	
	Page 59	}	Page 61
1 2 3 4 5 6 7 8	testified that in 2002 Expanets was having difficulties? A. I think it was well known that Expanets was not meeting its performance expectations. Q. Was it well known by the end of May of 2002? MS. DELANEY: Objection.	1 2 3 4 5 6 7 8	of 15? Q. Page 8 of 15, the next page. A. So it's 109? Q. It's the one that says Expanets Summary of Financials and Statistics? A. Okay. Q. And you see it has a box in the upper right-hand side that says Full Year?
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	THE WITNESS: Can you repeat or rephrase your question? BY MR. KAPLAN: Q. Sure. Was it known by May — by the end of May of 2002, was it fairly well known that Expanets was having difficulty meeting its financial targets? MS. DELANEY: Objection. MR. KALECZYC: Objection. THE WITNESS: I believe it probably was well known at that time. BY MR. KAPLAN: Q. So when Mr. Orme said that one of the things he was relying on was \$60 million from Expanets, that was a source that was by no means guaranteed,	9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Yes, I see that. Q. You see the plan was approximately \$87 million of EBITDA? A. Yes. Q. Okay. I just wanted to make sure we are talking about the same thing. A. I'd also point out the forecast here says \$96 million at that time. Q. Given, however, what was known about Colstrip and the litigation that was being filed by NorthWestern and given the challenges facing Expanets, is it fair to say that some of the additional sources identified by Kipp continued to grow even more uncertain as time passed? MS. DELANEY: Objection.
25	correct?	25	MR. KALECZYC: Objection.



Page 84 Page 82 also -- NorthWestern also agreed to assume marked for identification.) 1 certain liabilities of NorthWestern Energy, BY MR. KAPLAN: 2 2 3 correct? Q. We are going to mark as Nieman 3 Exhibit Number 10 a one-page document Bates 4 A. I'm sorry, where are you stamped NOR 066673. 5 referring to? 5 6 A. (Reviews document.) 6 The board resolutions. For the record, this is a memo 7 MS. DELANEY: You can review them. 7 from Eric Jacobsen to NorthWestern board of 8 THE WITNESS: Where specifically? 8 directors dated July 31, 2002. 9 9 I'm sorry. A. (Reviews document.) 10 BY MR. KAPLAN: 10 Q. Have you ever seen this before? 11 Q. Well, are you aware that in 11 connection with the going-flat transaction, A. I remember seeing it yesterday 12 12 NorthWestern assumed certain liabilities in reviewing documents. Prior to that, no. 13 13 Q. Were you aware that at the end 14 that had been liabilities of NorthWestern 14 of July 2002 NorthWestern sought board 15 Energy? 15 approval for the going-flat transaction? 16 A. Yes, along with the assets and 16 A. Yes. the entire NorthWestern Energy LLC with the 17 17 exception of some of the Milltown Dam assets Q. Do you know what the reason 18 18 given to the board was at that time was assumed by the corporation. 19 19 for -- to do the going-flat transaction? 20 Q. So NorthWestern -- and you are 20 21 MS. DELANEY: Object to form. 21 aware that one of the obligations assumed THE WITNESS: My understanding and 22 by NorthWestern was the obligation with 22 23 recollection was that it was for the PUCHA 23 respect to the QUIPS? reasons and rating agency. We talked about 24 A. Yes, I am. 24 Q. In September of 2002 what was 25 those two reasons. 25 Page 83 Page 85 1 This (indicating) refers to an 1 NorthWestern's perception of its financial explanation of previous discussions with the 2 2 condition? 3 board and with rating agencies. But my 3 A. In September of 2002? 4 recollection was that it was primarily for the 4 Yes. Q. 5 two reasons. 5 Can you be more specific? A. 6 MR. KAPLAN: Do you have the board 6 Sure. Q. 7 minutes binder? 7 That's pretty general. 8 BY MR. KAPLAN: 8 In September of 2002 is it fair 9 Q. If you look at the 9 to say the - NorthWestern was concerned 10 August 7th, 2002 board minutes. 10 about its liquidity? MS. DELANEY: Objection. 11 A. (Reviews document.) 11 Q. If you look on page NOR 009571. 12 12 THE WITNESS: I think that would 13 If you look at the first whereas clause. 13 be fair to say. I mean... 14 A. (Reviews document.) Okay. BY MR. KAPLAN: 14 15 Q. See there it says that 15 Q. Was there -- is it fair to say 16 NorthWestern Corporation believes it's 16 there were concerns with respect to future advisable for rating agency purposes to cash flow needs of the company? 17 17 18 move the assets of NorthWestern Energy LLC 18 MS. DELANEY: Objection. 19 MR. KALECZYC: Join. to NorthWestern? 19

A. Yes, I see that.

A. Not there, no.

resolution, the company

of PUCHA, does it?

Q. Doesn't say there it's because

Q. So pursuant to this board

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THE WITNESS: I think it's clear

that there was a concern around liquidity.

And the company was doing what it could to

identify sources of cash to make sure that it

had sufficient liquidity.

BY MR. KAPLAN:

\	Page 86		Page 88
1	Q. If you look at the board	1	Mr. Jacobsen provided background information
2	minutes binder, you'll see that in	2	on the potential private equity investor,
3	September the board the board held a	3	yes.
4	number of meetings.	4	Q. And then if you look at
5	Do you see that?	5	September 18th. Another special meeting at
6	A. I see a few, yes, here, dated	6	which the topic discussed was the proposed
7	September of 2002.	7	issuance of equity through a public
8	Q. If you look prior to that there	8	offering and then potential private equity
9	is probably more board meetings in	9	transaction, right?
10	September than there were the entire year	10	A. It refers to an equity offering
11	leading up to September, is that fair?	11	and additional financing, yes.
12	MS. DELANEY: Document speaks for	12	Q. It's fair to say that this
13	itself.	13	suggests that the board was very focused on
14	THE WITNESS: Looks like there	14	financing and liquidity issues in
15	were several held in September, yes.	15	September?
16	BY MR. KAPLAN:	16	MR. KALECZYC: Objection.
17	Q. Would you attribute that to the	17	MS. DELANEY: Objection.
18	fact that there were increasing concerns	18	THE WITNESS: As I think it's
19	with respect to NorthWestern's liquidity?	19	pretty clear from that time period, that
20	MS. DELANEY: Objection.	20	Kipp Orme and the management team were very
21	THE WITNESS: Not necessarily.	21	focused on it. And this appears to be a
22	I'd have to review the minutes and the purpose	22	series of board meetings to discuss those
23	of each of the meetings.	23	different opportunities with the board.
24	BY MR. KAPLAN:	24	BY MR. KAPLAN:
25	Q. And if we look at the	25	Q. Would it be fair to
	Page 87	1	Page 89
1	September 10th minutes, see there are three	1	characterize NorthWestern's position as
2			
	topics addressed by the board?	2	being - as having a near-term liquidity
3	A. Yes, I see an operating update,	3	
3 4	A. Yes, I see an operating update, financial update and Project Noah.	3 4	being as having a near-term liquidity crisis? MS. DELANEY: Objection.
3 4 5	A. Yes, I see an operating update, financial update and Project Noah. Q. Project Noah is what?	3 4 5	being - as having a near-term liquidity crisis? MS. DELANEY: Objection. MR. KALECZYC: Objection.
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Yes, I see an operating update, financial update and Project Noah. Q. Project Noah is what? A. I have no idea. Q. See it describes a potential private equity investor in the corporation? A. I see it says that here, yes. Q. Is it fair to say that the topics covered at the board meetings, the special meeting held September 10th dealt with the company's operations, its financials and possible additional private equity coming into the corporation? A. That's what these minutes indicate, yes. Q. And then if we look at the September 12th minutes. A. (Reviews document.) Q. Do you see that there was a the discussion revolved around potential private equity investor? A. Says here, yes, that we	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	being — as having a near-term liquidity crisis? MS. DELANEY: Objection. MR. KALECZYC: Objection. THE WITNESS: Can you ask that again? BY MR. KAPLAN: Q. Sure. Would it be fair to characterize NorthWestem's position in September of 2002 as having a near-term liquidity crisis? A. I don't know that I would use the word "crisis." Clearly liquidity was a concern, and the company was doing what it could to address that concern. Q. Do you see that on the report for the September 12, 2002 report there is a situation overview, it's NOR 349342? A. (Reviews document.) I'm sorry, where? Q. The first Bear Stearns report for September 12, 2002. It's really page 1. Do you see page 1, the Situation
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Yes, I see an operating update, financial update and Project Noah. Q. Project Noah is what? A. I have no idea. Q. See it describes a potential private equity investor in the corporation? A. I see it says that here, yes. Q. Is it fair to say that the topics covered at the board meetings, the special meeting held September 10th dealt with the company's operations, its financials and possible additional private equity coming into the corporation? A. That's what these minutes indicate, yes. Q. And then if we look at the September 12th minutes. A. (Reviews document.) Q. Do you see that there was a the discussion revolved around potential private equity investor?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	being — as having a near-term liquidity crisis? MS. DELANEY: Objection. MR. KALECZYC: Objection. THE WITNESS: Can you ask that again? BY MR. KAPLAN: Q. Sure. Would it be fair to characterize NorthWestem's position in September of 2002 as having a near-term liquidity crisis? A. I don't know that I would use the word "crisis." Clearly liquidity was a concern, and the company was doing what it could to address that concern. Q. Do you see that on the report for the September 12, 2002 report there is a situation overview, it's NOR 349342? A. (Reviews document.) I'm sorry, where? Q. The first Bear Stearns report for September 12, 2002. It's really

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(Reviews document.)

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- You see it says that "Due to a Q. confluence of a number of events, NorthWestern is facing an important strategic decision critical to liquidity and capital structure of the company"?
- A. I see that it says that here,
- Do you know what the strategic Q. decision was facing NorthWestern at the

MR. KALECZYC: Objection, calls for speculation. It's a Bear Steams report.

MS. DELANEY: I join in the objection.

THE WITNESS: I believe there are a lot of different opportunities again being evaluated at the time. I don't know for sure what they are specifically referring to here. BY MR. KAPLAN:

Q. And you see it says "As a result of management's focus on developing financing options over the past year and intensely over the past few months the board has a range of alternatives

facility financing," and then there is a handwritten note next to it, "Virtually impossible today"?

- A. I see that, yes.
 Q. Do you know why it would have been impossible in September to complete a refinancing at a bank?

MS. DELANEY: Objection. In the view of the person who wrote the note on the Bear Stearns document?

MR. KALECZYC: Objection. MR. KAPLAN: In his view as a noted representative of NorthWestern.

BY MR. KAPLAN: 14

- Q. Do you have a view whether it would have been virtually impossible to refinance the bank debt in September of 2002?
- 19 A. I don't have a view. I don't 20 know whose handwriting that is. And I can't recall whether or not that would have been 21 22 accurate or not. 23
 - Q. Do you have a view as to whether it would have been possible to refinance the debt in September of 2002?

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available"? 1

- A. I see that, yes.
- What was Bear Stearns role? MS. DELANEY: Their role in what? BY MR. KAPLAN:
 - Q. In connection with

7 NorthWestern. 8

- A. I don't recall exactly. But I think we probably can find out from this document.
- Q. Do you know who hired Bear Stearns?
 - A. Not specifically, no.
- Do you know when Bear Stearns was hired?
- A. I don't know. I'd have to look at the documents to see if they were, in fact, ever hired.
 - Q. Do you see on the --
- I'm not sure the purpose of this document exactly.
- Q. This was a presentation provided to the board in connection with the September 12th board meeting. See on the bottom of the first page it says "Bank

Page 93

Page 92

- A. I believe the bank debt was refinanced at some point.
- Q. If you look on the next page, see it says "A number of events are converging to create a liquidity issue over the next few quarters"?
 - Where is that?
 - Next page, Situation Overview Continued, it's end of the big bullet?
 - A. I see that.
- See it says "A number of events are converging to create a liquidity issue over the next few quarters"?
 - Yes, I see that.
- Did you agree with that 15 Q. 16 statement?
- 17 A. I believe there were a number 18 of events -- you know, we've talked about 19 some of those today that management was concerned about. Could be what's being 20 21 referred to here.
- And then you see under Working 22 23 Capital Issues, says "Issues with the collection of Expanets receivables, 24 25
 - 15 million of additional billing charges to

Page 96

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could.

the individual. It's clear again that

management had liquidity issues to deal with

MR. KAPLAN: Off the record for a

and they were dealing with them as they

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ľ		1	H H
1	be taken"?	1	second.
2	A. Yes, I see that.	2	(Off the record.)
3	Q. Do you know what that's	3	BY MR. KAPLAN:
4	referring to in terms of taking charges?	4	Q. When NorthWestern did the
5	A. Not exactly. That presumably	5	going-flat transaction, did it undertake
6	is related to the customer collection issue	6	any evaluation of whether it would be able
7	that resulted or revolved around the Expert	7	to honor its obligations under the QUIPS?
8	•	8	A. I don't recall anything
9	billing.	9	specific to that transaction. It involved
	Q. When it says "Billing charges	I	
10	to be taken," do you take that to mean on	10	analysis that I've seen and am aware of,
11	the financial statements?	11	considered the QUIPS and meeting those
12	A. I can't tell for sure what that	12	obligations.
13	means. Again, this was apparently drafted	13	Q. Are you aware of anything done
14	by Bear Stearns. I don't know what they	14	by Clark by NorthWestern Energy to
15	would mean by that exactly.	15	analyze whether NorthWestern would be able
16	 Q. Has both Bear Stearns and 	16	to honor the obligations under the QUIPS?
17	NorthWestern Corporation on each page,	17	A. I'm sorry, that sounded like
18	right?	18	the same question.
19	MS. DELANEY: Objection.	19	Q. I'm focusing from the
20	THE WITNESS: I guess the answer	20	perspective of NorthWestern Energy now
21	is yes, it has it on each page.	21	known as Clark Fork. Prior to the
22	BY MR. KAPLAN:	22	assumption of the liabilities by
23	Q. And —	23	NorthWestern and the transfer of the assets
24	A. Actually, back on a couple of	24	to NorthWestern, are you aware of any
25	pages later it doesn't have NorthWestern, so	25	investigation undertaken by NorthWestern
	Page 95		Page 97
1	it's not throughout.	1	Energy as to whether NorthWestern would be
2	Q. If you look on page 23, see	2	able to honor the obligations to the QUIPS?
3	there is a bullet that says "The Evercore	3	MS. DELANEY: Objection.
4	approach has some substantial benefits for	4	THE WITNESS: I'm not following
5	NorthWestern and its shareholders"?	5	your question, I guess. One more time.
6	A. I see that here, yes.	6	BY MR. KAPLAN:
7	Q. And you see that one of them it	7	Q. Sure. As a result of the
8	puts an end to a near-term liquidity	8	going-flat transaction, substantially all
9	crisis?	9	of the assets of NorthWestern Energy were
10	***		
	a lee mar it calle that here	I 10	transformed to North Wastern Composition
	A. I see that it says that here,	10	transferred to NorthWestern Corporation,
11	yes.	11	right?
11 12	yes. Q. Do you disagree with the fact	11 12	right? A. Right.
11 12 13	yes. Q. Do you disagree with the fact that there was a near-term liquidity	11 12 13	right? A. Right. Q. As part of the going-flat
11 12 13 14	yes. Q. Do you disagree with the fact that there was a near-term liquidity crisis?	11 12 13 14	right? A. Right. Q. As part of the going-flat transaction. North Western assumed the
11 12 13 14 15	yes. Q. Do you disagree with the fact that there was a near-term liquidity crisis? A. I believe I answered that	11 12 13 14 15	right? A. Right. Q. As part of the going-flat transaction. North Western assumed the
11 12 13 14 15 16	yes. Q. Do you disagree with the fact that there was a near-term liquidity crisis? A. I believe I answered that before. I don't know that I would use the	11 12 13 14 15 16	right? A. Right. Q. As part of the going-flat transaction. North Western assumed the
11 12 13 14 15 16 17	yes. Q. Do you disagree with the fact that there was a near-term liquidity crisis? A. I believe I answered that before. I don't know that I would use the term "crisis." I mean, that's apparently	11 12 13 14 15 16 17	right? A. Right. Q. As part of the going-flat transaction. North Western assumed the
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Q. Okay. When NorthWestern Energy was transferring its - substantially all

NorthWestern Corporation, did NorthWestern

Energy undertake any investigation as to

of its assets up to

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whether NorthWestern Corporation would be able to honor its obligations under the **QUIPS?**

- A. Again, I don't think -- there was not any specific analysis done specific to that transaction. The overall corporation always included the QUIPS and the analysis and its ability to fund and meet all of its obligations.
- 10 Q. But I'm going from the perspective of NorthWestern Energy, not 11 NorthWestern Corporation, when NorthWestern 12 13 Energy was transferring up its assets, are you aware whether it undertook any 14 investigation in order to decide? 15 A. It was the same individuals. 16 17
 - So I'm confused, I guess, by your question. It was same management team of NorthWestern Energy LLC as for NorthWestern Corporation.
- Q. Who was the management at 20 21 NorthWestern Energy LLC?
- 22 A. At NorthWestern Energy LLC that was -- I think Mike Hanson was the CEO at 23 24 the time.
 - Was Mike Hanson also senior Q.

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- O. Did it have its ability to meet its obligations without support from NorthWestern Corporation?
- A. You are referring to NorthWestern Energy LLC now that's referred to as Clark Fork and Blackfoot.

Okay. Clark Fork and Blackfoot A. LLC would be able to meet all of its obligations which were pretty simple. It was one obligation related to the environmental liabilities related to the Milltown Dam. And there was a support agreement from NorthWestern Corporation to fund that which was capped at - I believe it was \$11.4 million. So there wouldn't have been a need for a lot of analysis on Clark Fork and Blackfoot LLC's part to figure out if they were going to meet their obligations.

Q. Well, but without the support from NorthWestern to honor that environmental liability, would Clark Fork on its own been able to meet its obligations?

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management at NorthWestern Corporation?

A. Not -- I guess -- no, I guess he was not.

- Q. So I'm looking at from the management perspective of NorthWestern Energy, whether they undertook any investigation that you are aware of whether NorthWestern would be able to honor its obligations under the QUIPS?
- A. I'm not aware that they did that, no.
- Q. Following the going-flat transaction, what was NorthWestern Energy's cash flow like?
 - A. Can you be more specific?
- 16 Sure. Was -MS. DELANEY: Objection. 17 18 BY MR. KAPLAN:
 - Q. Following the going-flat transaction was NorthWestern Energy cash-flow positive?
- 21 22 A. Cash-flow positive from what 23 standpoint? I mean, I believe it had its 24 ability to meet its obligations, if that's
- 25 what you're asking.

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A. Probably not. I mean, all that was left was the asset of the Milltown Dam. And then the other asset that was held there was the receivable or the support agreement from NorthWestern Corporation.

(Deposition Exhibit Number 11 marked for identification.) BY MR. KAPLAN:

- Q. I'm going to mark now a document that's Nieman Exhibit Number 11. It's NOR 006177 through NOR 006219. It's an October 30th memo to the NorthWestern board of directors.
 - A. (Reviews document.)
- Q. Do you see on page 3 of the memoranda, not the attachments, but the last page of the memo at the beginning, third page?
 - Third page? A.
- Third page of the memo. Do you see that it says "As discussed and demonstrated in the base level liquidity financing sheet on page 4 of the liquidity financing section of the board package, the liquidity provided by the base operating

EXHIBITS 21 - 34 REDACTED IN THEIR ENTIRETY